FINAL REPORT

OF THE

SURVEY AND SETTLEMENT OPERATIONS

IN THE

DISTRICT OF MANBHUM

1918-1925

BY

B. K. GOKHALE, I.C.S.,

Settlement Officer, Chota Nagpur

सन्द्रमान अधने



PATNA:

SUPERINTENDENT, GOVERNMENT PRINTING, BIHAR AND ORISSA.
1928.

PRICED PUBLICATIONS OF THE GOVERNMENT OF BIHAR AND ORISSA CAN BE HAD FROM-

IN INDIA.

me Superintendent, Government Printing, Bihar and Orissa. Gulzarbagh P. S.

- (1) MESSRS. THACKER SPINK & Co., Calcutta.
- (2) MESSES. W. NEWMAN & Co., Calcutta.
- (3) MESSRS. S. K. LAHIRI & Co., College Street, Calcutta.
- (4) MESSRS. R. CAMBRAY & Co., 6 and 8-2, Hastings Street, Calcutta.
- (5) MESSES. THOMPSON & Co., Madras.
- MESSES. D. B. TARAPOREVALA SONS & Co., 103, Meadow Street, Fort, Post Bor-No. 18, Bombay.
- (7) MESSES. M. C. SIEKAR & SONS, 75, Harrison Road, Calcutta.
- (8) PROPRIETOR OF THE NEWAL KISHORE PRESS, Lucknow.
- (9) MESSRS. M. N. BURMAN & Co., Bankipore.
- (10) BABU RAM DAYAL AGARWALA, 184, Katra Road, Allahabad.
- (11) THE STANDARD LITERATURE Co., Ltd., 18-1, Old Court House Street, Calcutta.
- (12) MANAGER OF THE INDIAN SCHOOL SUFFLY DEFOT, 309, Bow Bazar Street, Calcutta.
- (18) MESSES. BUTTERWORTH & Co., LTD., 8, Hastings Street, Calcutta.
- (14) MESSRS. RAM KRISHNA & SONS, Anarkali Street, Lahore.
- (15) THE OXFORD BOOK AND STATIONERY COMPANY, Delhi
- (16) MESSRS. DAS BROTHERS, Nouzerkatra, Patna City.
- (17) THE BOOK COMPANY, 4/4(a), College Square, Calcutta.
- (18) MR. K. L. MATHUR, GUZRI, PATRA CITY.
- (19) MESSES. RAGHUNATH PRASHAD & SONS, PATNA CITY.

IN ENGLAND AND ON THE CONTINENT.

- (1) FROM THE OFFICE OF THE HIGH COMMISSIONER FOR INDIA, 42. Greavenor Gardens. London, S.W. 1, or सन्द्रमध्य नयन
- (2) ANY BOOKSELLER

PREFACE

Manbhum was the last District in Chota Nagpur to be brought under Survey and Settlement operations. Two of its parganas however, Barahabhum and Patkum, forming the extreme south of the District, were taken up for Survey and Settlement in 1908, some 10 years in advance of the District operations. The special reasons which led to this departure will appear from Mr. Sifton's Final Report, which also gives an interesting account of all the special features in which Manbhum differs from the rest of Chota Nagpur. Parganas Barahabhum and Patkum were perhaps the most interesting in the whole district both from the point of view of past history and existing agrarian conditions, including the condition of Ghatwals who are most numerous in pargana Barahabhum. Many of the knotty problems raised in course of settlement in the District were thus dealt with by Mr. Sifton leaving comparatively few complications when the present operations were taken up in 1918.

The District operations were due to begin in 1916 but the War necessitated partial postponement of the programme in Palamau and it was not until the cold weather of 1918 that survey and khanapuri operations could be started in Manbhum. A succession of good harvests and cordial goodwill and co-operation between the Settlement and District Officials resulted in Manbhum Settlement being perhaps the most peaceful of the operations in the whole Division.

The Barahabhum and Patkum Final Report which was published in 1919 covers 74 pages of print exclusive of Appendices. There is moreover an elaborate and well written District Gazetteer by Mr. Coupland which was only published in 1911. It gives very full details and covers 289 pages of print. Hence I have cut down the length of my Final Report as much as possible.

Coal-mining has now reached a stage at which it commands a whole literature to itself. This and the geology of the District are subjects for experts and fall outside the scope of survey and settlement operations. These subjects, therefore, have been dealt with only very briefly in so far as they affect the material condition of the agricultural classes.

B. K. GOKHALE,

Settlement Officer, Chota Nagpur.

1st February, 1926.

TABLE OF CONTENTS.

CHAPTER I.

PHYSICAL FEATURES AND GENERAL.

	1111010	WI LEWIORE	S AND CEME	man.			
PARA.							Page.
1. Area and population	•••	•••	•••	•••	•••	•••	1
2. Boundaries and headq	luarters	•••	•••	•••	•••	•••	1
8. Subdivision, Thans ar	nd Police-St	ations	•••	•••	•••	•••	2
4. Parganas	•••	•••	•••	•••	•••	***	· 8
5. Physical features and	hills	•••	•••	•••	•••	•••	8
6. Rivers	***	***	•••	•••	•••	•••	4
7. Lakes	***	TV	•••	•••	. •••	•••	5
8. Jungles	•••	500	•••	•••	•••	•••	5
9. Rainfall	•••	***	•••	•••	•••	•••	6
10. Climate	iog	300	***	***	•••	•••	7
11. Diseases and medical	relief	•••	***	•••	•••	•••	7
12. Communications	***	***	•••	•••	•••	•••	8
13. Camping grounds	•••	•••	•••	•••	•••	•••	9
14. Postal and Telegraph	ic arranger	nents	•••	•••	•••	•••	9
15. Markets and Trade	441	***	•••	•••	•••	•••	9
16. Weights and Measur	es	200		•••	•••	•••	10
17. Exports and imports				•••	•••	•••	10
18. Liability to famine	n • •			•••	•••	•••	12
		CULADA	TER II.				
		1 JL	WI N				
		Popul	ATION.				
19. Population	1 **			***	***	•••	12
20. Comparison between	Sadr and	Dhanbad	Subdivisions		•••	•••	13
21. Distribution of popul	ation	क्षे <u>त्र</u> मान	15 ⁴	•••	•••	•••	13
22. Distribution of popu	lation by		•••	•••	•••	•••	14
28. Principal castes	***	•••	***	***	•••	•••	14
24. Muhammadans		•••	•••	•••	•••	•••	15
25. Distribution of popul	lation by p	rofession	•••	***	•••	•••	15
26. Towns and villages		***	7.77	***	***	•••	15
27. Education	100	٠	***	***	•••	•••	16
28. Movements of the p	opulation	•••	***	***	•••	•••	16
		Village	officials.				
29. Headmen	400	***	•••		•••	ère	16
30. Village priests	100	w	Tod	5	***	•••	17
31. Chaukidars	•••	'e e e'	707	w	7	***	17
82. Goraits and other	village serv	zants	•••	***	•••	***	17
		(MEXA V	TER III.				
		Ollar	11310 111.				
		Hr	STORY.				
88. General	560	Ŧ1.	•••	Tri-	3++	•••	17
34. Early History 85. The Muhammadan	v.e bolten	•••	***	¥0.0) } }	•••	18 19
36. Panchet Estate	•••	***	•••	vi e	¥++	***	20
87. Early British Admi	nistration	***	₩.	m	****	ate	20

PARA.						PAGE.
38. Sale of Panchet in 1795	•••	•••	***	200	कर व	22
89. Regulation XVIII of 1805	•••	***	•••	7 66	hee	22
40. Ganga Narain's Rebellion	•••	•••	•••	•••	•••	22
41. The Mutiny of 1857	***	•••	•••	•••	•••	23
42. Later History	•••	•••	•••	•••	•••	23
43. The Revenue Survey	•••	•••	•••	•••	•••	24
44. Agrarian troubles in Tundi	•••	•••	•••	***	•••	25
45. The formation of the District		•••	•••		•••	25
46, Influence of Christian Missions	aries	•••	•••	•••	•••	25
47. Some points in connection wi	ith minor	estates	•••	•••	•••	26
		PTER IV.				
	Settlemeni	PROCEEDIN	as.			0.5
48. Previous Scttlements	•••	•••	•••	•••	***	27
49. Inception of operations	***	***	***	346	***	28
50. Traverse Survey	•••	•••	***	•••	***	29
51. The programme	•••	•••	A11	***	•••	29
52. Particulars of the record	***	***	367	***	•••	29
53. Documents of the record			26	P1 *		81
54. Survey of Municipalities			276	168	***	31
55. Progress of the work		300	\$74	. 166	354	82
56. Work still to be finished			***	661	***	82
57. Cadastral and Settlement He	adquarters		316	***	***	32
58. Boundary Disputes	الهوا		•••	.660	•••	82
59. Boundary Disputos in colliery	villages		***	• #	•••	99
60. Details of field work			•••	***	•••	34
61. Parial	The same	तंत्र अगरी	•••	s.f0	₹- 0-0	84
62. Average size of plot	ed. N	114 401	•••	***	***	35
68. Trijunctions	. •	4	•••	•••	***	35
61. Adopted Stations	ŭ, d	200	***	•••	•••	35
65. Khanapuri	• ១ ម៉	•••	•••	•••	***	86
66. Disputes	863	***	•••	•••	•••	36
67. Section 83 objections	•••	***	•••	***	*	36
68. Classification of land	•••	•••	•••	•••	•••	37
69. Attestation procedure	•••	•••	•••	•••	•••	37
70. Rent proceedings	•••	***	• • •	•••	•••	38
71. Customary rights	•••	•••	•••	•••	•••	38
72. Khuntkatti proocedings	•••	•••	•••	•••	•••	39
73. Village Headmen	•••	•••	•••	•••	•••	40
74. Landlords' privileged lands	•••	•••	•••	•••	•••	40
75. Completion of Attestation	•••	***	***	•••	•••	41
76. Completion of the record	•••	•••	•••	•••	•••	42
77. Final publication	•••	•••	***	•••	***	42
78. Size of programme and difficu	ulties of at	testation	•••	•••	•••	42
79. Language of the record	***	•••	***	•••	•••	43
80. Crop-cutting experiments	• 5•	***	•••	300	•••	44
81. Experiments performed by the	e Triangle	method	•••	•••	300	45
82. Reasons for high outturn	***	•••	***	•••	è=+	46
83. Railway and Road milan	•••	•••	•••	•••		46

TABLE OF CONTENTS-contd

Para.						PAGE.
84. Detailed Survey in colliery villages		•••	• • •.	•••	•••	47.
85. Record in colliery villages		•••	•••	•••	•••	47
86. Thans Indices	•••	•••	•••	•••	•••	48
87. Distribution of the latha	•••	•••	•••	•••	•••	48
88. Necessity of teaching mensuration		•••	•••	•••	•••	49
89. Training of junior Civilians		•••	•••	•••	•••	49
90. Training of Munsifs and Kanungoe			•••	•••	•••	49
	CHAPT	TER V.				
Cultivatin	G TENAN	CIES AND T	ENURES.			
91. Tenures	•••	•••	••••	•••	ו•	49
92. Number of Khas villages	•••	•••	•••	•••	•••	50
93. Patni tenures	•••	•••	***	***	•••	51
94. Mukarrari	•••	•••	•••	•••	•••	51
95. Mal jagir	•••		•••		•••	51
96. Tabedars in Mal jagir villages			•••		•••	53
97. Brahmotar	•••	•••	•••	•••	•••	53
98. Debotar	•••				•••	54
99. Mahatran	•••	•••	•••	•••	•••	54
	Confid		***	•••	•••	
100. Maintenance grants	EK!		· · ·	•••	***	54
101. Mankiari and Murari tenures			*••	•••	•••	55 **
102. Jamai Satwa and Madhya Satwa t	coures		***	•••	***	55
103. Ijara			***	•••	•••	55
104. Cultivating tenancies	ال والرياب		٠	•••	•••	56
105. Transferability of tenures			•••	•••	***	57
106. Mineral and jungle rights	700		•••	•••	• • •	57
	CHAPI	ER VI.				
	19 40	भाना जीवा ।				
	ENT AND I	PRÆDIAL CO	nditions.			
107. Status	•••	•••	•••	•••	•••	58
108. Homestead lands	•••	•••	•••	•••	•••	59
109. Service holdings	•••	•••	•••	•••	•••	59
110. Sthitiban Chakran	•••	•••	•••	•••	•••	59
111. Holdings held by Malkatas	•••	•••	•••	•••	•••	59
112. Communal lands	•••	•••	•••	T. 7	***	60
113. Cash rent	•••	***	•••	3.7	•••	60
114. Units of land measurement	•••	***	•••	1.1	***	61
115. Salami or Pan	•••`	***	,•••	···	•••	61
116. 7 Illegal enhancements of rent	•••	•••	•••	•••	•••	61
117.			•••	•••	•••	62
118.)					•••	~
119. Rent receipts	ĥee .	***	•••	•••	•••	68
120. Use of the Road Cess returns		•••	344	•••	•••	04
121. Fixed rents	***	***		•••	***	64
122. Invalid rent free claims	•••	•••	•••	***	•••	64
123. Produce rents	•••	•••	•••		•••	65
124. Cash and produce rents in Jharia	•••	***	•••	•••	•••	
125. Miscellaneous rents	•••	•••		•••	***	65
126. Kists and instalments for paymen			***	•••	•••	66
220. Illow and movements for paymen	- 01 10HA	•••	•••	¥+3	•••	66

FAB	.							PAGE.
127	. Kakumats	•••	***	•••	•••	•••	•••	66
128	Begari	•••	•••	****	•••	•••	***	67
129	. Commutation of prædial	cond	litions	•••	•••	•••	•••	67
130	Reasons for comparative a	bsenc	e of Rakumats	and Began	ri	•••	•••	67
131.	Cess	•••	•••	•••	•••	•••	•••	67
			CHAPTE	D WII				
			TREES AND J					
190	Area of inner			UNGLES.		_		60
	Area of jungle Jungle rights	•••	•••	•••	***	77.6	•••	68
	. Mahul and Haritaki in	····	•••	•••	•••	***	***	68 69
	Lac cultivation	-		•••	•••	***	•••	
		•••	•••	•••	•••	•••	***	69
	Tasar	•••	•••	•••	•••	•••	***	70
	Reclamatory rights	•••	***	•••	•••	•••	•••	70
	Grazing rights	•••	•••	•••	•••	•••	5.00	70
	Bankar	•••	•••	•••	•••	***	7	71
	Junglo rights in Tundi			•••	•••	***	٠	71
	Special Khatian, Part II,			***	***	•••		72
	Responsibility for the des	tructi	on of jungle	•••	802	•••	***	74
	Trees outside jungle	•••			576	•••	F••	- 75
	Mohul and Lac bearing to		147	•••	***	***	•••	76
145.	Possibilities of developme	nt		70.5	***	•••	***	77
			CHAPTER	VIII.				
	STATISTICS AND	MATE	RIAL CONDITION	OF THE A	GRICULTU	RAL CLASSE	s.	
146.	Statistics	•••			***	•••	***	78
147.	Milan Khasra	•••			***	•••	•••	78
148.	The proportion of wet and	dry (cultivation	m''i	•••	•••	•••	79
149.	Area under Bhadoi, Agha	ni a1	nd Rabi	144	•••	¥••	•••	79
150.	Food crops and oil seeds	3	•••	•••	***	•••	•••	81
151.	Gross and net cropped are	as	•••	•••	•••	•••	•••	81
	Statistics of irrigation		•••	•••	•••	•••	•••	82
	Goshwara	•••	•••	•••	•••	•••	•••	83
154.	Rotation of crops	•••	***	•••	•••	•••	•••	84
	Manures	•••	•••	•••	•••		•••	86
	Value of the produce		•••	<u>``</u>	•••	•••	•••	86
	Distribution of produce be	tweer	n landlords and		rs	•••	•••	86
	Comparison with Hazarib				•••	•••	•••	88
	Income of the population	_		•••		•••	·••	87
	Supplementary sources of i		-	•••	•••	•	•••	87
	Labour in the collieries		•••	•••	•••	•••	b • •	87
	Agricultural stock list		•••	•••	•••	***	•••	88
	Legal and illegal mortgage	8	•••	•••	•••	•••	•••	88
	How the people subsist		•••	•••	•••	•••	•••	88
	Relation between landlords	and		•••	•••	•••	•••	90
					• •	·	2	
			CHAPTE	R IX.				
	FAIR RE	NT SE	TTLEMENT AND I	POST PUBLIC	CATION SU	ıts.		
166.	One-sided nature of the	opera	tions		•••		•••	91
167	The Test cases							91

P						PAGE.
PARA.			***	444	•••	91
168. Grounds of enhancement	***	•••	444	•••	•••	92
169. Rise in price of foodstuffs	***	•••	•••	•••	•••	92
170. Prevailing rates	***		444	•••	•••	94
171. Fixation of fair rent rates	•••	•••	•••	•••	120	IJS
172. Limitation of enhancement	***	•••	•••	•••	916	ઈ
173. Results of fair rent settlement	***	•••			** *	97
174. Case of tenure-holders	•••	•••	•••	•••	• > •	97
175. Reduction of rent	***	 	eee ata	•••		97
176. Fair Rent Settlement of Headmen				•••	***	98
177. The Santali Ijara villages	***	***	***	•••	***	101
178. Fair Rent Scttlement in Ghatwali	villages	•••	•••	•••	***	102
179. Issues raised under section 86	•••	•••	•••	***	444	102
180. Appeals		•••	•••	***	***	
181. Fair rent rates compared with the	rates in	other areas	3	***	***	104
182. Commutation of produce rents	•••	•••	***	***	•••	104
183. Post publication suits	•••	•••	***	***	•••	105
184. Revision	•••	•••	***	***	b ++	105
	CHAPT	ER X.				
	GHAT	WALS.	5			
185. The Ghatwals of Barahabhum			•••	440	414	105
186. Digwars	10,70		***	***	•••	108
187. Ghatwals	***		***			107
188. The origin of Ghatwali tenancies	بالبار		•••	1.00	••	108
189. Khewat I in Digwari villages in	Panchet		***	149		105
190. Survey and record of Ghatwali le	ands	The state of	***	15.6	. 14	110
191. Occupancy rights of raiyats	"121211		***	b 14	_ U =	110
102. Encumbrances on Ghatwali land	4.4	•••	•••		• * *	311
193. Trees and jungles	•••	•••	***	***	140	111
194. Unsuitability of Ghatwals to mode	rn conditi	ons	•••	***		111
195. Commutation proposals	•••	•••	•••	•••	***	112
198.			***	***		113
	CHAPT	ER XI.				
-		-				
	NCUMBEREI	ESTATES.				***
197. Previous History	***	•••	***	/42	***	113
198. Particulars of the Estates under	managem	ent	•••	• • •	•••	114
Common defects of manageme	nt	***	•*•	***	•••	115
200. S Common defects of management		•••				
201. Is Act VI still necessary?	•••	•••	*42	***	•••	118
	corr a sumi	an VII				
	CHAPTI	ER AIL.				
Tem	porary Se	TTLED ESTA	ATES.			
	Коп	LAPAL.				
202. Koilapal	•••	♦ ♦ 13	•••	•••	•••	117
208. Early History	***	•••	•••	•••	•••	117
204. Previous Settlement	***	***	•••	•••	•••	117
205. Present Settlement	•••	740	447	***	***	118
206. Rate Report	•••	iau-a	41.4	***	400	118
207. Growth of Revenue	***	Kee	FT	go	***	119
-						

Para.							PAGE.
208. Some notable features	***	•••	•••	¥+6	•••	•••	119
209. Settlement costs	•••	•••	•••	•••	***	•••	120
		Mate	EA.				
210. Matha Estate	***	•••	•••	•••	•••	•••	120
211. Early History	•••	•••	•••	• • •	•••	•••	120
212. Previous Settlement	•••	•••	***	•••	•••	•••	120
213. Present Settlement	•••	•••	•••	•••	•••	•••	121
214. Rate Report	•••	•••	•••	•••	•••	· · ·	121
215. Growth of Revenue	5.00	•••	•••	•	•••	•••	122
216. Some notable features	•••	•••	•••	5.4	•••	•••	122
217. Other temporary settled	estates	•••	•••	•••	•••	•••	123
• •		OTT A DITTE	n WITI				
		CHAPTE	K AIII.				
	Financi	AL RESULTS	AND RECOV	ERY OF COST	6.		
218. Total expenditure	•••	•••	•••	500	•••	•••	123
219. Cost rate	•••	•••	•••	***	***	•••	124
220. Recovery of costs	•••	•••	•••	564	***	•••	124
221. Sale of maps	•••	•••	•••	•••	•••	***	126
		CHAPTI	CR XIV				
		(2) (2) P	775				
	Conclu	A dna enoie	CENOWLED	GMENTS.			
222. Peaceful conduct of the	operation	ons		•••	•••	***	120
223. Matters in respect of w	hich th	e landlords	welcome t	the record	•••	•••	127
224. Benefits accruing to th	e tenar	its	No.	•••	•••	•••	127
225. Effect on Civil and Cr	iminal	litigation	2	•••	•••	•••	127
226. Working of section 46	•••			•••	•••	***	128
227. Settlement in Colliery	Area	विश्वम न		•••	***	•••	128
228. Proposed legislation	•••	***	***	***	•••	•••	i 30
229. Agricultural Improvement	ats	•••	•••	•••	•••	•••	130
230. Acknowledgments	•••	900	***	èee	213	•••	192

FINAL REPORT

OF THE

SURVEY AND SETTLEMENT OPERATIONS

IN THE

DISTRICT OF MANBHUM

CHAPTER I.

PHYSICAL FEATURES AND GENERAL.

1 Area and population.—The district of Manbhum lies between parallels of latitude 22.43° and 24.4° north and longitude 85.49° and 86.54° east. Its greatest length from north to south is roughly 87 miles and breadth from east to west 63 miles. The shape is that of an irregular rectangle. The total area as obtained by the summation of fields is 4,095 square miles. Out of this, an area of 934 square miles was previously surveyed in 1908-10 in parganas Barahabhum and Patkum and the rest comprising 2,373 square miles of Sadr and 788 square miles in Dhanbad was surveyed during the present operations. There are altogether 4,843 villages including 858 surveyed previously in Barahabhum and Patkum. The total number of villages surveyed now was 2,637 in Sadr and 1,348 in Dhanbad.

The total population according to the Census of 1921 was 1,548,777, distributed as follows:—

The rest of Sadr 8 Total for Sadr Subdivision 1,0		Grand total	•••	1	,548,777
The rest of Sadr 8 Total for Sadr Subdivision 1,0	anbad Subdivision	••	•••	•••	453,946
422.4 AD. A		Total for Sadr Sub	division	1	,094,831
A STATE OF THE STA	e rest of Sadr		•••	•••	880,544
		nd Patkum	•••	•••	264,287

The district takes its name from one of the most easterly parganas, Manbhum, at the chief place of which was the headquarters of the district from 1833 to 1838, when the district was first constituted. Various theories have been put forward to explain the origin of the word Manbhum. These have been discussed at length in the Gazetteer and no one has been able to throw any further light on the subject.

2. Boundaries and Headquarters.—The district is bounded on the north by the districts of Hazaribagh and Santal Parganas; on the east by the Burdwan, Bankura and Midnapore districts of Bengal; on the south by Singhbhum and on the west by Ranchi and Hazaribagh. The northern

[No. 105 D.L.R.]

boundary is marked by the river Barakar which together with the Damodar also separates the district from Burdwan. On the south and west, the Subarnarekha separates the district for short distances from Singhbhum and Ranchi. The Damodar marks the boundary between the two subdivisions and will form the northern boundary of Manbhum if Dhanbad is made a separate district.

The district headquarters have been at Purulia since 1838. The town is situated a little to the south of the centre of the district, some three miles north of the river Kasai. With its population of 22.161 inhabitants it is still the principal town in the district. Its supremacy is, however, threatened by the phenomenal growth of Dhanbad and by the new Hesla-Chandil construction which will transfer the junction of the narrow gauge line to Ranchi with the broad gauge from Purulia to Tulin.

3. Subdivisions, Thanas and Police-stations.—There are only two subdivisions, Sadr and Dhanbad, but the separation of Dhanbad as a district is now under consideration. There was formerly a proposal to have a third subdivision for the south of the district with headquarters at Balarampur, and after Dhanbad is separated, this proposal might again come into prominence.

The following table shows the revenue than and police-stations in the district arranged in the order in which they were taken up for survey and settlement:—

Subdivision.			T	hana.	Police-station.	
	. 1			2		3
Sude	•••	;	Barahabhum Chandil Manbazar Gourangdi Purulia Jhalda Baghmundi Chas Para Raghunathpu		•••	Barahabhum. Patamda. Bandwan. Chandil. Iohagarh. Manbazar. Kashipur. Purulis. Balarampur. Hura. Archa. Puncha. Jhalda. Jaipur. Baghmundi. Chas. Chandankiari. Para. Raghunathpur. Santuri. Neturia.
Dhanbad	•••		Nirsa Tundi Gobindpur Jharia Topchanchi		•••	Nirsa. Chirkunda. Tundi. Gobindpur. Jharia. Kenduadih. Dhanbad. Topcbanchi. Bag mara. Katras.

Thanas Chandil and Barahabhum with the exception of the Koilapal temporary settled estate and the addition of some 64 square miles of thana Purulia, included in police-station Balarampur, constitute parganas Barahabhum and Patkum which were dealt with during the course of the previous survey.

4. Parganas.—The following is a list of parganas in the district:--

Serial no.	Nan	ne of pargana.		Thana in which the major portion of the pargena is situated.
1		2		3
	D 1 11	-	,	
. 1	Bara habhum	***	***	Barahabhum.
2	Koilapal	***	9.00	Chandil.
8	Patkum	***	***.	Manbazar,
4	Manbhum	***	•••	Manuazar,
চ	Barpara	•••	•••	Gourangdi.
6	Bankhandi	•••	•••	Gourangor,
7	Nalichanda	•••	***	R
8	Lagda	•••	•••	i.
_9	Charra	• • •	•••	
10	Ludburka	•••	***	> Purulia.
11	Bagda	***		ruruna.
12	Palma	***		
lg	Rakab	•••		
14	Kasaipar	22.13		3-
15	Jhalda	(2.5%		46\$
16	Hesla		12.44	
17	Torang	• • • •		Jbalda.
18	Begunkodar			
19	Mukundpur	•••		
20	Jaipur		1.4	[화·]
.21	Baghmundi	111 150	14 M	Baghmundi.
22	Matha	***		Juagainana
23	Joytara	The state of the s		
24	Khaspel		1002	Chas.
25	Marra	100	,	Chas
26	Mahal	•••	प्रमान भाग	9 .
27	Para	•••		Para.
2 g	Chelyama	•••	8.5	
29	Chaurasi	•••	•	- Raghunathpur.
30	Banchas	***		
•		D SUBDIVISION		
e s	Dander			3
31	Pandra	**** ***	***	Nirsa.
32	Dumarkund	•••	***	Tundi.
33	Tundi		•••	
84	Jainagar	• • •	***	} Gobindpur.
35	Nagarkiyari	•••	•••)
36	Jharia	• • •	•••	Jharm.
37	Nawagarh		***	} Topchanchi.
33	Katras	•••		1)

5. Physical features and hills.—Manbhum is practically the last step in the descent from the elevated plateau of Central India to the delta of lower Bengal. The general characteristics are, however, still those of an upland district. In the north-west corner, a double spur of hills branches out from the range of which Parasnath is the most striking feature and forms the watershed between the Damodar and the Barakar rivers. South of the Damodar is fairly open country. The undulations, characteristic of Chota Nagpur, are not so well pronounced and we get the broad paddy fields of thanas Chas, Para and Raghunathpur. South of this again, spurs from

the Hazaribagh plateau abut on or extend for short distances into the western part of pargana Khaspel and Jaipur and mark the watershed between the Kasai and the Damodar. Further south, the Baghmundi, or Ajodhya range which reaches an elevation of over 2,000 feet forms the watershed between the Kasai and the Subarnarekha.

Parasnath, though just beyond the border, forms unquestionably the most conspicuous feature of the landscape throughout the northern and western parts of the district. On clear days, it is a prominent object even so far south as Purulia. The Dalma range in the south of the district, the crowning peak of which rises to a height of 3,407 feet was outside the area covered by the present operations. Ganga Buru (Gaj Buru) rising to 2,220 feet was thus the highest peak in the area dealt with. Other hills and peaks which might be mentioned are Bansa (1,789 feet) between Jhalda and Tulin, Panchkot or Panchet (1,600 ft.) which is the most conspicuous object in the north-eastern portion of Sadr, Execution hill south of Raghunathpur and the Domunda or double peaked hill in the Tundi range.

There are other isolated peaks all over the district of inconsiderable size and rising abruptly above the plains. Towards the east, such peaks become more and more rare and we get fairly level country differing but little from the plains of Bengal.

6. Rivers.—Following the natural slope of the district, all the rivers flow in an easterly or south-easterly direction. The Barakar and the Damodar take their rise in Hazaribagh whilst the Subarnarekha comes from Ranchi. All these are big rivers before they reach the district and yet with the exception of the Damodar during the rains, none are navigable at any time of the year. The Barakar skirts parganas Tundi and Pandra and forms the northern and north-eastern boundary of the district. Below Chirkunda it receives its only important tributary in the district, the Khudia, which takes its rise between the Tundi and the Parasnath range and drains the whole country north of the high ridge which marks the northern limits of the Jharia coalfields.

The most important river in the district is the Damodar. Just where it enters this district it receives from the north the waters of the Jamunia river. It is then joined, again from the north, by the Katri which takes its rise in the foot hills below Parasnath and cuts through the coalfields dividing parganas Katras and Jharia for some distance along its course. The next important affluent is the Gowai from the south which reaches the Damodar east of Bhojudih. The Gowai together with its tributaries, the Ijri and the Harai, drain practically the whole of thanas Chas and Para. On the Burdwan border the Damodar is joined by the Barakar and there as well as at the confluence with the Gowai, a small island is formed in a loop of the stream. Even in the rains navigation is very difficult in the Damodar owing to shifting sand banks and sudden freshets and with the development of railway communications, navigation has now practically ceased.

The Dhalkisor drains portions of thanas Gourangdi and Purulia (police-station Hura). Within this district, it is, however, a small stream of no particular importance.

The next important river is the Kasai which takes its rise in the hills north of Jhalda and drains thanas Jhalda, Purulia and Manhazar and also through its tributaries, the Kumari and the Tatko, portions of thana Barahabhum. The Kasai is the most important river in Sadr and though it takes its rise within the district, it attains considerable size at Purulia, some 35 miles from its source. The last important river, the Subarnarekha, has been already described in the previous settlement report.

All the rivers have the general characteristics of hill fed streams. Their beds are almost dry during the hot weather. Except where they run over exposed rocks, the beds are usually sandy. The banks are high and

abrupt and broken into deep cuts wherever the drainage from the surrounding country finds its way to the stream. Cases of alluvion are non-existent. Diluvion goes on to a certain extent and has been responsible for the loss of several of the old temples at Telkupi described on pages 287-289 of the Gazetteer.

None of the rivers are very productive of fish, nor are they of much use for irrigation.

On account of the nature of the country, canals are practically unknown.

7. Lakes.—Natural lakes there are none. Of artificial lakes, the most important is that formed by the newly constructed Rajdaha Dam near Topchanchi constructed by the Jharia Water Board for supplying pure drinking water to the collieries in Dhanbad. The lake formed is a little over a mile in length and is estimated to contain 1.150 million gallons of water. Parasnath and the foothills below it form a grand natural background and the scenery is extremely pretty and in places even picturesque.

The Sahib bandh of Purulia, the Risley bandh at Gobindpur, the Rani bandlis at Pandra and Jaipur and similar other bandhs exist all over the district. Though not very big, they are none the less extremely useful both for irrigation as well as for supplying good drinking water to man and beast all round the year. The bandhs are regularly stocked with fish fry, chiefly of the rui, mirgel and katla species. Various other minor species are to be found in almost every piece of water forming a welcome addition to the dietary of the people.

8. Jungles.—The district must have been at one time covered with jungle, forming as it did a part of the Jungle Mahals District. Even in 1866 however, the jungle had largely disappeared as appears from a paper written by Mr. V. Ball in which he recorded his opinion as follows:—"The useful timber to be found in Manbhum is very limited in quantity, the forest covering but a small portion of the area. Already contractors and their agents have reached the hills on the Dhalbhum frontier and at the rate at which sal is now being cut for railway sleepers, the supply cannot last for many years." Naturally enough the district has now been almost completely denuded of jungle and this inspite of the absence of survey and settlement operations which are still held responsible in some quarters for the destruction of jungle in Ranchi and other districts. Thanks to the wasteful and improvident methods followed by the landlords and the raiyats, jungle has practically disappeared except in the extreme north in Tundi and the foothills of Parasnath and in the exteme south on the Ajodhya range in Baghmundi and the Dalma range in Barahabhum. The difficulties of transport alone have resulted in some jungle being still left on these hills.

In 1894, areas of jungle covering 8.90 and 4.32 square miles were notified as Government Protected Forests in the two temporary settled estates of Matha and Koilapal. Recently some private jungles under the management of the Manager, Wards and Encumbered Estates, were reserved on application under section 38 of the Forest Act. The areas reserved are approximately given below together with the names of the estates to which they belong:—

					Area in eq. miles.
Jaipur	•••	•••	•••	•••	8.1
Mudali	•••	•••	•••	•••	8.3
Kalimati	•••	•••	•••	•••	3.4
Taralal	•••	•••	•••	•••	4.3
Barahabhum	•••	•••	•••	2.0	1.5
				Total	7 20·9 [No. 105 D.L.R.7

2

None of these jungles contain much valuable timber and it remains to be seen how far they can be developed. They are at present being managed by the Sadr Subdivisional Officer who has been vested with the powers of a Forest Officer under the Act.

There are some jungles which are worth preserving, notably in the Panchet, Tundi and Patkum estates but none of the zamindars are prepared to apply under the Act and, in fact, have no desire to introduce really efficient methods of jungle protection.

On account of the paucity of jungle, the country generally presents a barren and desolate appearance. The scenery is pretty in Tundi and in portions of thana Baghmundi, but there is not one place which can be described as grand or picturesque. The early part of summer when the palas is in full bloom and September and October when the paddy looks delightfully green and yellow are however pleasant times all over the district.

9. Rainfall.—The figures for rainfall are given below as supplied by the Director of Agriculture.

Rainfall Statement.

Stations,	1912.	1913,	1014.	1915,	1918,	1017.	1918.	1019.	11929,	1921.	1923.	1923,
1	5	.3	4	6	6		A 3	9	10	11	12	13
Parulia	46.43	64 18	53.91	44.57	51.23	71.63	87.85	63.8;	49 21	46.43	68.89	51.45
Raghunathpur	68.81	49 01	40.13	26-34	63.39	75.22	41.20	64.05	48.00	35.53	75'64	53.86
		· '				1.1.1	40.49			45-82	64-66	76 51
Harabazar	 51.70	72.90	54.49	•••	51-60	87.08	50.08	70.73	81·00	59:30	68.23	60*62
Jhalda		18.35		•••	86 11	6:.21	93-38	41.64	42.70	48:45	67.04	49-18
Chas	12.29		33-04	•••	52.78	69.63	43.62	53'41	68-95	80'53	102.74	62.81
Maubazar	31.40	20-11		***	43.01	68 80	41.50	62.13	69-39	46'04	50.85	64.47
Bandwan			•		0-7	77.10	46.09	56:19	43.20	44.34	51.08	39-13
Gobindpur	17:69	63.16	33'42	41.32	53.75	68 34	41.15	51.70	43 80	51.63	61.11	41.14
Pandra	36'87	62-15	42'03	34.53	48-47			57'99	41.53	40'22	69,00	42 61
Dhanbad	40.03	84.2		•••	48.60	67-85	42'68		** **	80.02	60.63	36.88
Pokharia			}	***	•••	68.83	45.20	43.77	41'61			60.17
Topchanobi				***	60.82	73.18	44.33	65*69	59-53	40.82	55 84	
Tandl				•••	54.03	73.64	. 48.80	68-21	45.74	80.60	73'61	60.85
Rajdaha				***	• ,		43.12	72 21		54'09	66.09	65.67
District average	33:32	50:41	45.89	\$4.08	51.87	71'07	43.00	59'07	62.83	47.80	66:48	5 3·76

The following table shows the average rainfall, month by month, and the actual figures for 1915 and 1918, in which years the distribution of rain was unfavourable to paddy cultivation.

Ye sr		January.	February.	March.	April.	May.	Jane.	Jalç.	Angust.	September.	October.	November,	December.	Total,
1		2	3	4	5	6	7	8	θ	10	11	12	13	14
1915		0-10	0.85	1.19	0.36	1.61	8.00	9.44	6.23	8.14	1.62	0.59		30.88
1918	•••	0.13	0.03	0.30	0.85	2.63	15.26	4.03	14'40	4:02			0.07	42.96
Normal rainfall	•••	0.18	1.08	0.04	1:01	2:59	8-90	11.33	11:93	8*28	2.33	0.19	0.13	49.45

It is not so much the total rainfall as its distribution throughout the season that determines the state of the crops. Thus in 1915 even with a total rainfall of 3688 inches the crops were not so badly damaged as in 1918 when the total fall was 4296 inches, but the precipitation in July and September was far below the normal. In 1912 even with a total of 3332 inches there was a fair harvest because the distribution was favourable. Shortage of rain in July and September is very harmful as it hampers transplantation and the formation of the grain respectively. The sowing of winter paddy in Baid fields for which the September rains are most essential is calculated to make the district more and more liable to famine and scarcity as we shall see in paragraph 18 below.

10. Climate.—As appears from the last Census Report, Manbhum is the healthiest district in Chota Nagpur next to Singhbhum. The death rate during the last decade was 27.55 as against 24.83 in Singhbhum and 30.27 and 35.27 for Ranchi and Hazaribagh. The climate is generally healthy except near the foothills in Baghmundi, Tundi and Topchanchi where malarial fever is prevalent during the rains and early cold weather. The winter is pleasant and not too cold, frosts being unknown. The summer is very hot and tiring with hot westerly winds prevalent during the day and an oppressive calm at night. Nevertheless, the hot weather is the healthiest part of the year. June, before the monsoon sets in, and September, with its moist heat, are about the worst months in the year.

The range of temperature is highest in summer and lowest during the rains, the maximum being 274° in April and minimum 126° in August. The highest maximum temperature was recorded in May 1916, the thermometer going up to 1185° in the shade. The lowest minimum was recorded in December 1913 at 441°. The normal temperature during April, May and June, which are the hottest months in the year varies from 102° to 74° and in December and January which are the coldest from 78° to 53°.

Purulia, which used to be a popular health resort amongst Indians, has now largely lost its popularity, no doubt, owing to Ranchi and Hazaribagh having become much more easily accessible. This accounts for the fact that the population of Purulia has risen from 20,886 in 1911 to 22,161 only in 1921.

11. Diseases and medical relief.—Although the district is generally healthy, malaria and cholera have to be annually dealt with. The number of persons afflicted with blindness and leprosy, two of the diseases which are supposed to be very common in Manbhum, has fallen from 35 and 30 per 10,000 of the population in 1901, to 15 and 19 respectively in 1921, the corresponding figures for the whole province for 1921 being 16 and 7, respectively. Leprosy is thus still more prevalent than elsewhere though the figures are swollen to a certain extent by the inclusion of several lepers from outside the district who are inmates of the Purulia Leper Asylum. A detailed account of this Asylum which is still doing excellent work appears in the Gazetteer. To supplement the work done in the Asylum there is now a proposal to start an out-door dispensary in the town for the treatment of incipient cases of leprosy. This, it is hoped, will reduce the spread of leprosy to a large extent.

The first charitable dispensary in the district was established at Purulia in 1866, followed six years later by another one at Pandra which was established through the benevolence of Rani Hingan Kumari, the then proprietress of the estate. The District Board at present maintains 21 charitable dispensaries in Sadr and 6 in Dhanbad. Besides these, there are several private dispensaries maintained by the various colliery companies, and two railway dispensaries at Dhanbad and Adra, besides a few others maintained by zamindars. A fine new set of buildings has been recently constructed for the Purulia Charitable Hospital largely through the munificence of Raja Jyoti Prasad Singh Deo Bahadur of Panchet and Babu Sachindra Mohan Ghose and his brothers of Purulia.

The Jharia Mines Board of Health looks after the health and sanitation of the coalfield area in Dhanbad. For the Sadr subdivision, a similar

organisation has recently been created by the District Board. On account of the undulating nature of the country, the drainage is excellent and except in a few specially congested areas, sanitation presents a comparatively easy problem. The existence of all these dispensaries and the creation of the two separate health organisations to deal with the congested areas show that Government and the District Board are fully alive to their responsibilities in connection with medical relief and sanitation. It however seems as if it will take several years, if not several generations, before the masses will grasp the elementary principles of sanitation and follow healthy methods of living. How long it will take for the present C3 population to become A1, no one can say.

12. Communications.—Railways.—The East Indian Chord line was completed up to Barakar in 1858 and this was the only railway line touching the district until 1889 when the Asansol-Sini section of the Bengal Nagpur Railway was opened to traffic. In 1894 the East Indian Railway line was extended up to Jharia and Katras, thus opening up the Jharia coalfield. Another outlet for coal was provided by the extension of the Bengal Nagpur Railway to Gomoh between 1903-1907 in which years the Grand Chord line of the East Indian Railway was also completed. 1908 witnessed the opening of the narrow gauge line between Purulia and Ranchi. Further extensions are still in progress the most important one being the new Hesla-Chandil construction.

The total length of railway lines surveyed in the district is approximately given below:—

	(2000)			Miles.
Bengal-N gpur Re	ailway, open line	À	•••	229
Ditto	eidings		•••	6 4
East Indian Railwa	ay, open line		•••	106
Ditto	sidings	***	•••	188
		Total	***	587

Roads.—The Grand Trunk Road runs east to west through Dhanbad and has a total mileage of nearly 42 miles within the district. The Purulia-Ranchi road has a total mileage of 35 miles from Purulia up to the Subarnarekha river. Connecting these two main arteries is the old Barakar road joining up Asansol with Purulia and going on southwards to the Singhbhum border. A more recent and better road which is also completely metalled and bridged is the one-from Dhanbad to Purulia via Damodar bridge and Chas. All these roads are metalled throughout and excepting the old Barakar road are available for traffic all round the year. The road south of Purulia leading to Singhbhum has not yet been completely bridged but is expected to be so within a couple of years. A recent welcome addition to it has been the construction of a new road from Chandil to Jamshedpur, which, when metalled and bridged, will enable motor cars to have an uninterrupted run from Dhanbad to Jamshedpur.

Apart from the main roads noticed above, there are numerous other roads, some of which are very ancient. The old trunk road from Gaya passes through Chas, Chandankiari and Raghunathpur and on to Bankura. This was the old Puri Pilgrim Road which is locally said to have been constructed or extensively repaired by Ahalya Bai Holkar of Indore for the convenience of Puri pilgrims. Other roads centering on Purulia lead via Hura to Bankura and other places.

In 1870 the total length of roads completed or in progress throughout the district was stated by the Deputy Commissioner to be not less than 500 miles, the district then being, however, about 25 per cent. larger than its present size. The total length of roads maintained by the District Board in 1910 was 1,168 miles and in 1924 some 1,314 miles thus showing an increase of 900 miles in 54 years and a sure increase of 146 miles in the last

14 years. Over and above this is the 88 miles length of first class roads maintained by the Public Works Department. Except the Subarnarekha on the Singhbhum border, all the other rivers have now been bridged. It will thus be seen that the district is extremely well served both from the point of view of railway and road communications.

- 13. Camping grounds.—In his letter no. 2697-R., dated the 4th August 1921, the Deputy Commissioner claimed that there were four regular camping grounds for troops on the march along the Grand Trunk Road. He also claimed that according to the Military Route Book, there were 28 other camping grounds spread all over the district. But at the same time he noted that there was no record in his office to show the right and title of Government to those other camping grounds nor was he in a position to identify them on the spot. Very careful enquiries were therefore made to ascertain the location of camping grounds and to enquire what rights Government had in them. But it was found that though a few of the grounds which could be located were suitable for camping purposes. Government had no recognised rights in them. Accordingly only the four recognised camping grounds at Nirsa (Bhamal), Gobindpur, Rajganj and Topchanchi were so recorded with the approval of the Director of Land Records and Surveys (vide letter no. 2951, dated the 8th September, 1921). These four camping grounds are treated as Government estates and are settled by the Deputy Commissioner annually for grazing purposes.
- 14. Postal and telegraphic arrangements.—There are two head offices at Purulia and Dhanbad and 65 branch offices within the district. There are also 18 postal telegraph offices. While officiating as Deputy Commissioner, I was able to get the Postmaster-General to open a new telegraph office at Raghunathpur where one was badly needed. The need of a postal branch office at Chandankiari was also brought to his notice.

The increased prosperity of the district during the last 15 years may be illustrated by the following tabular statement showing the value of money orders issued and the value of money orders paid to people in the district by all the post offices together with the total number of postal savings bank deposit accounts for the years 1908-09 and 1923-24:—

Year.		Arcs.			Value of money orders issued.	Value of money orders paid.	Number of prata savings bains deposite.	
		2	2			4	8	
	·····					Rs.	Re.	
1908-09		•••	Whole district	•••		27,55,189	8,69,073	5,690
		۲	Sadr Subdivision			29,97,401	13,15,831	5,345
1923-24		}	Dhanbad	•••		58,80,346	16,06,949	7,232
		ĺ	Whole district		أ	88,77,747	29,22,780	12,577

shifted to Dhanbad, the most important centres of trade are to be found there in Jharia, Katras, Dhanbad and to a lesser extent at Chirkunda In Sadr apart from Purulia, Jhalda, Balarampur, Chandil and Manbazar are important centres of trade chiefly owing to their situation in the midst of lac growing areas, Tulin, Barabazar, Chas, Dubra and Raghunathpur are also fairly important. Tasar silk weaving is still carried on at Raghunathpur but the industry is not very flourishing and the town which is now decadent will get its death blow when the munsif's court is removed to Adra.

Weekly hats or bazars are held at 41 places in Sadr and 26 places in Divanbad. But of these, only 19 hats in Sadr and 12 in Dhanbad are of any importance. Almost every villager has got a choice of two or three

hats within easy reach which are held on different days of the week and hence competitive prices rule all over the district to a much greater extent than may otherwise be imagined.

Annual Fairs are held at various places, the most important ones being those held at Anara, Budhpur and Chakaltore. These fairs are not, however, visited by people from outside the district and only attract a comparatively small crowd from the immediate neighbourhood.

The industries and manufactures of the district have been fully described in Chapter VIII of the Gazetteer. Since then a few subsidiary industries have been started in Dhanbad and a flour mill and rice mill recently established at Purulia. Coal is at present passing through a period of severe depression and except the bigger concerns working first class coal, all the other collieries have been closed down. The prospects of lac manufacture are also not very bright as the Americans have started buying up crude lac and exporting it to America for manufacture. Other industries including spinning and weaving, are either stagnant or in course of decay.

The railways carry the bulk of the trade. There is a certain amount of inter-district traffic by road with Bankura on the east and the Santal Parganas on the north and other surrounding districts. Within the district, goods are transported by bullock carts but motor lorries are also now beginning to be used. Pack bullocks are hardly to be seen anywhere though in 1866 transport was practically carried on by pack bullocks and during the famine only 45 bullock carts could be collected with great difficulty to transport paddy from Barakar to Purulia. The last 60 years have thus witnessed a tremendous revolution in the methods of transport.

16. Weights and measures—In the towns and more important markets the only weight used is the standard seer of 80 tolas but for measuring grain the people generally use the paila which varies in size and make all over the district. Pailas are generally made of wood and sometimes of brass but no two pailas are exactly alike. Three sorts of pailas are generally recognised, the 18 gandi paila, 20 gandi paila and the 22 gandi one. The first contains roughly 52 tolas of paddy or 74 tolas of rice, the second contains 60 tolas of paddy or 87 tolas of rice while the third one measures 65 tolas of paddy or 94 tolas of rice by standard weight.

The table of dry measure is as follows:-

```
2 powas = 1 ser.

2 sers = 1 phi.

2 pais = 1 paila or seer.

10 pailas = 1 soli.

2 solis = 1 khandi.

2 khandis or 40 pailas = 1 kat or maund.

10 maunds = 1 band.
```

In practice, shop-keepers generally keep two sets of pails, one for purchasing things and the other for selling them, the second one being invariably smaller. Even where the standard weights are in vogue, pieces of stone are used instead of the standard iron weights, which allow plenty of scope for cheating.

17. Exports and imports.—The figures for export and import as obtained for the year 1923-24 from railway statistics are noted below. The railway statistics give details of big items only for each station and the figures given are therefore only totals of these big items and not the total figures under each head including the figures for minor stations.

Sadr.—Coal and coke is the chief article of export, the total amount exported in 1923-24 being 814,102 tons from Bhojudih, Chaurasi and Taigaria Railway Stations. Lac comes next with 6,534 tons exported

chiefly from Barahabhum, Jhalda and Purulia. 6,373 tons of lime was despatched to Shalimar from Indrabil near Gourangdi where recently some Calcutta merchants have started burning lime. The only other article of export on a big scale is fodder of which 4,054 tons was exported from Purulia and Garh Jaipur.

Purulia figures as a minor distributing centre from which 592 tons of tobacco, 602 tons of gur, 413 tons of cotton manufactures and 207 tons of kerosine oil were despatched by rail, chiefly to stations within the district.

From Hunter's Statistical Account of Manbhum, we find that at that time Manbhum was ordinarily a rice exporting district, rice being exported both to the east and to the north-west. When the Gazetteer was written in 1910, Manbhum was still a grain exporting district though it was noted that the exports showed a tendency to decline. With the large expansion of the colliery industry and the consequnt increase in population, Manbhum has now definitely ceased to be a grain exporting district and has even begun Thus amongst imports in Sadr, gram and to import grain on a big scale. pulses head the list with 4,452 tons. Oil seeds come next with 4,333 tons chiefly on account of the two oil mills at Purulia. 3,329 tons of wood unwrought was imported at Bhojudih for the extension of the station yard, in which connection also 1,558 tons of wrought iron and steel and 348 tons lime-stone were imported at the same station. 2,719 tons of crude lac was imported at Jhalda, Barahabhum and Purulia for manufacture in the lac factories.

Purulia imports the necessities of life for distribution in the district as follows;—

				Tons.
Salt			•••	2,469
Gur		•••	•••	2,305
Tobacco		•••	•••	1,279
Kerosine oil		•••	***	1,209
Cotton, manufacture	ed be	***	•••	1,110
Sugar		• • •	•••	851
Miscellancous grains		•••	•••	787

The only other station which figures in the import list is Barahabhum which imported 953 tons of salt and 231 tons of lime-stone.

Dhanbad.—The chief article of export is coal and coke of which 7,811,855 tons were exported, the principal stations for export being Kusunda Junction, Pathardihi, Katrasgarh, Jharia and Bhaga. From Kumardhubi where the Engineering works are situated, 3,411 tons of iron bars and sheets and 507 tons of iron manufacture were exported. The only other item of export is raw skins of which a paltry 71 tons was exported from Dhanbad.

208,804 tons of coal figures amongst imports but it really refers to inter-district traffic including some 35,887 tons of coal taken to Kumardhubi. The biggest real item of imports is 15,721 tons of rice imported at Bhaga Kusunda and Katrasgarh. Next in order amongst food-stuffs come gram and pulses 8,038 tons, wheat and wheat flour 3,781 tons, mohua flower 3,695 tons, provisions 2,065 tons and mustard 738 tons.

Kumardhubi imported 10,574 tons of marble and stone and the bulk of the imports of 5,240 tons iron bars and sheets, 830 tons iron manufacture, and 1,286 tons other metals. Imports of timber unwrought amounted to 8,811 tons chiefly at Bhaga and Katrasgarh. 8,374 tons of chalk and lime, 456 tons of lime-stone and 3,711 tons of kerosine oil complete the list of imports. Unfortunately the East Indian Railway statistics did not give the quantity of cotton manufactures imported in Dhanbad nor the quantities of salt, sugar and molasses of which large quantities must have been imported.

Dhanbad exported 4,415 heads of cattle from Kaloobathan but imported 39,102, chiefly at Gomoh and Dhanbad.

Between Sadr and Dhanbad there is a considerable traffic carried on by bullock carts, coal being taken to Sadr and paddy and rice, fodder and vegetables being taken to the various hats in Dhanbad every week for sale. The volume of this traffic cannot however be accurately estimated.

18. Liability to famine.—Chapter VI of the Gazetteer gives a famine history of the district up to 1910. There were severe famines in 1770, 1866, 1874 and 1897 and scarcity not amounting to famine in 1892 and 1903 The general conclusions drawn by Mr. Coupland were that Manbhum though depending mainly on a single crop was no longer liable to the extremes of famine and that even when the crop was a more or less complete failure the other sources of subsistence available and the large local demand for labour would considerably reduce the numbers of those for whom relief works would be necessary. The history of the district during the last fifteen years confirms this conclusion. In 1918, there was almost a complete failure of the crop on third class rice land and a partial failure of the crop on all other lands. Inspite of this, however, distress was not very acute and no relief works were necessary. Only about Rs. 76,200 was advanced by Government in the shape of agricultural loans and Rs. 11,750 in shape of land improvement loans. The people were thus able to tide over their difficulties with very little assistance. So long as the demand for labour in the coal fields continues and lac is grown on the scale on which it is at present, there is hardly any likelihood of serious famine occurring in the district.

According to the theory that the measure of the agricultural prosperity of any area is obtained by adding the percentages of cropped area under bhadoi and rabi and deducting that under aghani, we get the following index number for Manbhum as compared with the whole of Chota Nagpur:—

				Percentage of			
				Rali	Bhadoi,	Aghari.	Index no.
	1			A STATE OF THE PARTY	3	4	8
Manbham	•••	•••		Tesse in a	52	43	13
Ch: ta Nagpur	•••		•••	सन्दर्भ 14 ह्या	50	42	22

The figures for Chota Nagpur have been taken from the last Census Report. The noticeable feature about Manbhum is the very small percentage of land under rabi and the consequent lowering of the index number from 22 to 13. If, moreover third class paddy land which requires the September rains is treated as yielding an aghani instead of a bhadoi crop, the index number for Manbhum would go down to minus 61. The fact that inspite of this, Manbhum is practically immune from famine is due solely to the lac and colliery industries.

CHAPTER II.

POPULATION.

19. Population.—The following table shows the variation in population since 1872.

	1879		1879	1681.	1691.	1901.	1911.	1921.
	1		2	3	4	5	6	7
Males			413,371	525,3?8	5(-3,199	659,386	788,587	799,405
Females	***	<i></i>	407,150	532,900	600,12.	648,028	759,039	749,372
T	otal		820,521	1,058,228	1,193,328	1,3:1,3 64	1,547,578	1,548,777

The variation between 1872 and 1881 was 29 per cent. but this may be discounted by the admitted unsatisfactory nature of the 1872 Census. The variation in the next decade was 128 per cent. and in the next one 91 per cent. Then there came a sudden jump with the rapid development of the Jharia coalfield resulting in a variation of 18.9 per cent. during the decade 1901-1911. During the last decade which except for influenza was not unfavourable to the growth of the population, there has been an increase of 0.1 per cent. only thus showing that a stationary stage has been reached beyond which the population is not likely to increase much further, unless there is further industrial development on a big scale.

20. Comparison between Sadr and Dhanbad Subdivisions.—Prior to 1891 there was nothing noteworthy about Dhanbad or as it then was the Gobindpur Then began the growth of the colliery industry which subdivision. resulted in Dhanbad subdivision increasing its population by 25.1 per cent. between 1891-1901 as against an increase of 54 per cent. in Sadr, giving a total increase of 9.1 for the whole district. Between 1901-1911 the population of Dhanbad increased by 38.6 per cent. as against 1359 per cent. in Sadr giving a total of 18.92 for the whole district. The next decade 1911-1921 saw an increase of 18:18 per cent. in Dhanbad coupled with a decrease of 590 in Sadr giving a small total increase of 0.1 for the whole district. The increase in Dhanbad was restricted to the three thanas containing collieries, viz., Jharia, Topchanchi and Nirsa. The other two thanas which are purely agricultural had a variation of below 1 per cent. Raghunathpur which contains a few collieries in Sadr also actually showed an increase of 0.24 per cent. It can be safely deduced therefore that without further industrial development the population of Sadr is not likely much to exceed its present figure.

21. Distribution of population.—The table below shows the population of each thana:—

					Area of		Density of	opulation.
Revenue thanz.		Area in square miles.	Area of cultivated land in square mile.	Population.	With reference to the total area in column 2.	With reference to cultivate d area in column 3.		
,		1		ما الراسية (أ	The state of the s	4	5	6
Jhalda	•••		•••	809	169	104,961	340	625
Purulia	•••		••	772	430	265,596	344	619
Baghmund	i	•••	•••	164	68	37,565	229	552
Chandil	•••	kes	•••	384	179	100,715	262	566
Barahabhu	m	***	***	509	237	141,829	279	596
Manbazar	110	,,,	**1	257	161	97,504	379	605
Raghunath	pur	•••		3 00	165	132,932	143	805
Gaurangdi	•…	•••	•••	172	87	56,652	329	651
Para	•••	•••		119	75	45,023	378	600
Chas	•••	<i>u</i> •••		321	180	112,054	349	622
Total f	or Sadr	subdivision	•••	3,307	1,751	1,094,831	331	(25
Gobindpur		301	•••	119	69	44,987	378	652
Jharis		***	•	158	7.4	.180,072	1,140	2,403
Topchanchi	•••	. •••	•••	188	92	114,466	612	1,5!4
N ir s a	•••	•••		171	83	77,825	455	884
Fundi		1 **	•••	152	58	36,586	241	631
	Total !	or Dhantal	·••	784	31	453,946	576	1,9141
	Gr	and Total	{	4,0 5	2,132	114,466	378	720

It will be seen that the average density of population in Sadr is 331 per square mile. Raghunathpur thana heads the list with 443 people to the square mile whilst Baghmundi comes last with its density of 229. The average density in Dhanbad is 576 with a maximum of 1,140 in the thickly populated colliery area in Jharia and a minimum of 241 in Tundi. It may be noticed that the figure for Tundi is practically the same as the mean of the Chandil and Baghmundi figures with which thanas Tundi geographically approximates.

Per square mile of cultivation the population is 625 in Sadr and 1,191 in Dhanbad Baghmundi with its 552 souls falls below the average while Raghunathpur with its 805 exceeds it. In Dhanbad, the variation is much more, from 631 in Tundi to 2,433 in Jharia.

Manbhum with its density of 378 per square mile is approximately twice as thickly populated as the surrounding districts of Ranchí, Hazaribagh and Singhbhum with their densities of 118, 182 and 196 respectively. In comparison with the cultivated area, however, Sadr with its density of 625 approximates very closely with Hazaribagh with its density of 624.

22. Distribution of population by religion.—According to the last Census of 1921, the population is made up of 1,422,372 Hindus, 90,553 Muhammadans, 5,647 Christians, 29,805 Animists and 400 others giving a percentage of 91.8 Hindus, 5.8 Muhammadans, 1.9 Animists and only 0.5 per cent. Christians. Most of the aborigines have been recorded as Hindus as seen from the fact that out of 238,534 Santals, 3,164 Oraons and 2,283 Mundas, only 28,989 Santals, 219 Oraons and 65 Mundas got themselves recorded as Animists.

The population of the principal aboriginal or semi-aboriginal tribes is given below:—

						• • •	•
Munda	•••			विद्यापीते अपन	•••	•••	2,283
Oraon	•••		•••	The large to the last	• • •	•••	3,165
Kheria	•••		•••	Territory and the		•••	5,649
Kora	•••				1	•••	19,968
Bhuiyan	• • •			1000	***	•••	38,395
Bhumij	•••		•••		•••	•••	92,194
Bauri	•••		• • •		•••		107,977
Santal	•••	•	••		***	***	288,534
Kurmi	•••	•	••		•••	•••	286,125

It will be seen that the aboriginals and semi-aboriginals still make up more than half the total population of the district. The Kurmis have now become thoroughly Hinduised and have ceased to regard themselves as aboriginal. Most of the well-to-do Bhumij also call themselves Chhatri Rajputs which accounts for the apparent diminution in the total number of Bhumij since 1901. All the other aboriginal castes have substantially increased in number and one can say very definitely that in Manbhum no displacement of aborigines by Hindus is going on. What is happening 18, however, the absorption of the aborigines in the Hindu fold.

23. Principal castes.—The principal castes and their numerical strength are shown below:—

Brahman	•••	•••	•••	•••	74,429
Kumhar		•••	•••	•••	48,317
Goala	•••	•••	•••	•••	38,775
Rajwar	•••	***	•••	•••	32,850
Kamar	•••		•••		30,813
Sunri	•••	•••	•••		26,451
Rajput	•••	•••	•••	•••	25,105
$\mathbf{Tel} \ddot{\mathbf{i}}$		•••	•••	• • •	21,075
\mathbf{Dom}		•••	•••	•••	19,706
Napit	***	•••	•••	•••	18,956
Hari	•••	•••	••••	•••	16,313
Kayastha			•••	• • •	13,099
Buisbnab		•••	•••	***	12,232
Chamar	•••	•••	•••	•••	11,940
Kahar	•••	•••	•••	•••	11 923
Dho ba	•••	•••	•••		11,918
Kewat	•••	•••	•••		10,398

These castes have been sufficiently well described in the Gazetteer and need no further description.

24. Muhammadans.—Of the total Muhammadan population of 90,553, Johas account for 37,075, Sheikhs 35,716 and Pathans 4,399. The Johas, who style themselves Momin, besides carrying on their profession of weaving, also engage in cultivation. The Sheikhs are generally cultivators and petty landlords or engage themselves in trade. The Pathans are money-lenders who realise their exorbitant rates of interest with the aid of their reputation for violence. Muhammadans also engage themselves in other professions and some of them are darjis, dhobis, fakirs, hazams and so on.

25. Distribution of population by profession.—The following table will show the distribution of population by profession:—

	Nature of work.								
	2								
Ordinary cultivators	•••	•••		•••	***	893.252			
Rent receivers		•••		•••	•••	4,583			
Agents and rent colle	ctors	49.10	SERVE ST	•••		408			
Field labourers	•••	42.03				175,864			
Herdsmen and shepb	erds			•••	•••	44,001			
G	rand total u	nder Pastu	re and Agric	eulture		1,118,691			
Fishing	***			***		3,633			
Coal mining		et de	ad Enkto	•••		117,019			
Cotton sizing and we	aving			***	•	16,814			
Wood workers (carpe			te.)	•••	•	11,473			
Agricultural impleme					•••	11,838			
Potters, etc.			प्रचेति अधान			7,471			
Manufacture of veget	able oils	•••	at called and and all		•••	4,614			
Manufac'ure of lac		•••	•••	•••	•••	2,452			
Industries of dress, to	oilet, boots		•••	***		18,572			
Workers in precious			•••	***	•••	2,125			
Sweepers and scaveng		•••	•••	•••	•••	2 499			
Transport by road		•••	***	•••	i	8,217			
Transport by rail	•••		•••	•••	•••	8,648			
Trade in food-stuffs		•••	•••	•••		14,476			
Trade of other sorts	•••	•••	•••	•••	•••]	20,698			
Religion		•••	•••	•••		2,117			
Law	• •		•••	•••	·••]	906			
Medic ine	•••		•••	•••	•••	2,077			
Domestic servants	•••	•••	•••	•••	• • • •	9,011			
Employés in unspecif	eaoffloeac	o. o. olerke	eta	•••		18,653			
Labourers working in				•••	•••	105,182			
Beggars, vagrants, pi		ocourbanion.		•••					
Search tagrand) bi	COLINATED	•••		** *	1	7,69 8			

It will be seen that only 72 per cent. of the population is dependent entirely on agriculture as against 89 per cent. and 85 per cent. in Ranchi and Hazaribagh respectively.

26. Towns and Villages.—The population of the four towns in 1921 is given below:—

Purulia	•••	•••	***	•••	•••	22,161
Dhanbad	•••	•••	•••	• • •		11,973
Raghunath	pur	•••	•••		400	6,493
Jhalda	•••	•••	•••	•••	•••	5 ,73 7

Of the total number of villages over 75 per cent. contain each under 500 inhabitants; 632 contain between 500 to 1,000 souls, 158 between 1,000 to 2,000, 30 between 2,000 to 5,000 and one village over 5,000.

27. Education.—In 1853 the first Government school was established in the district, which had some three years later a total number of 92 pupils on the rolls. By 1870-71 the number of Government and aided schools had increased to 23 while the number of pupils had gone up to 960. The total number of schools in the district in 1924 was 1,280 with a total of 42,357 pupils on the rolls. Out of this, Dhanbad had a total of 351 schools and 10,817 pupils. The number of High English Schools was 3 in Sadr and 5 in Dhanbad with 1,158 pupils in Sadr and 1,129 in Dhanbad. In 1908-09 there were in the district 759 schools with 26,382 pupils. Thus in 15 years the number of pupils has increased by over 50 per cent.

The number of literate persons in the district is given below:—

	C-15 years.		15-20 years.		20 and above.		Total.		
_		Maje,	Fomale.	Mule,	Female,	Male,	Female,	Male,	Female.
1		2	8	4	5	6	7	8	9
Sadr		8,9.0	617	6,751	429	35,959	1,569	51,€9 4	2,615
Dhanbad	• • •	2,746	405	2,418	290	17,618	1,048	22,782	1,743
Total		11,736	1,022	9,169	719	53,571	2,617	74,470	4,358

Manbhum not only heads the list in Chota Nagpur with a percentage of literacy of 59 per mille as against 39 for the whole of the Chota Nagpur plateau, but actually surpasses the provincial average of 51 per mille. As regards English education Manbhum is beaten by Singhbhum but the Manbhum figures of 150 males and 15 females per 10,000 are well over both the Chota Nagpur figures of 75 and 6 and the provincial figures of 78 and 5 respectively. This result is however due to the colliery and railway population and does not truly reflect the actual state of affairs so far as the permanent inhabitants of the district are concerned.

Within the district, Sadr is almost as advanced as Dhanbad, the percentage of literacy in Dhanbad being only 4 more per mille than in Sadr.

28. Movements of the population.—In 1901, the flow of the stream was against the district, and emigrants exceeded the number of immigrants by 74,000. Emigration to Assam was then in full swing. By 1911 the tide had turned and had began to flow the other way. The number of immigrants then exceeded the emigrants by over 17,000. At the last Census, the number of immigrants was shown as 153,324 while the number of emigrants from Manbhum was 117,673 showing a net addition to the population of the district of over 35,000 including about 30,000 males and a little over 5,000 females. The bulk of the emigrants consist of coolies who went to Assam long ago and are still there. The immigrants come chiefly from Hazaribagh, Monghyr and Gaya and to a certain extent also from other district of Bihar as well as from Bengal and the Central Provinces.

VILLAGE OFFICIALS.

29. Headmen.—Village headmen were found only in some 80 villages. The bulk of them were found in thana Tundi where the conditions are similar to those in Palganj in Hazaribagh. The system of headmanship will be described later on.

30. Village Priests.—Village priests are called Layas who are found all over the district. The Laya generally belongs to one of the aboriginal or semi-aboriginal castes and, as a rule, he holds service-lands (Layali) which appertain to his office. These lands are the property of the village community, for whose benefit the office of Laya exists. The lands cannot be resumed or given in settlement by the landlord nor is a Laya entitled to create any encumbrances. Layali lands have the other general characteristics of service holdings and are impartible and inalienable and also non-saleable for arrears of cess or panchak. The Laya's duties are the same here as those of the village priest in the other districts of Chota Nagpur. In some cases a Laya has to officiate for a number of villages. In villages where there is no Layali service-land, he is remunerated in cash by the villagers or a few mahul trees are set apart of which he enjoys the produce.

In some villages the Laya is required to worship the deity separately on behalf of each raiyat before the bahal fields are harvested. In such cases, he is allowed by way of remuneration to cut as much paddy for himself as he can by standing at any one place in the field and turning round without moving his legs. This custom is known as Balcharan.

In some villages, there are two Layas, the Karam Laya and the Dharam Laya. The Karam Laya is regarded as inferior and is only called in to propitiate evil spirits by giving them a few drops of his own blood whenever there is any epidemic or other calamity in the village.

Sometimes the Laya has got assistants who are called Susaries or Dehuris. The Kotal and Pathhokta are also other varieties of priests met with. Service-lands held by these priests are impartible and inalienable. Generally the eldest son succeeds the father in his office unless he is incapacitated for some reason or other. In such cases the villagers select some other man for the post not necessarily from the same family.

- 31. Chaukidars.—There are 2,871 chaukidars in the 31 police stations and 4,843 villages in the district. No chaukidari chakran lands have been found to exist. The Ghatwali tabedars also perform some of the duties of chaukidars. They will, however, form the subject-matter of a separate chapter.
- 32. Goraits and other village servants.—Goraits are found in several villages. They are the servants of the landlord and help him in rent collection by summoning the raiyats and doing other menial work. They are remunerated either in cash or they hold a small area of service-land rent free. The Kotals also work as Goraits in several villages.

The village blacksmith, the carpenter, the potter, the barber and the 'dhobi are generally paid in kind for their services and are only occasionally found to hold service-lands.

CHAPTER III.

HISTORY.

33. General.—The history of the district has been ably outlined by Mr. Coupland in Chapter II of the District Gazetteer. Mr. Coupland's account is based on all the old records available and on the testimony furnished by archæological ruins. The traditional family histories handed down in the families of the principal proprietors have been given at length in Chapter XV of the Gazetteer; but as pointed out by Mr. Coupland, very little of scientific value can be gathered from these traditions, which are coloured by the attempts of the proprietors to manufacture for themselves a Rajput origin. Since the writing of the Gazetteer, the traditional histories have acquired more colour merely by the passage of time and force of repetition while the value of the archæological evidence has been further diminished by the washing away of several of the old ruins, by floods as at Telkupi, and gradual deterioration of others owing to the action of the wind, rain and sun.

The Deputy Commissioner's record-room at Purulia was burnt during the Mutiny and no ancient documents are now available in the Deputy Commissioner's office. The old documents in the Commissioner's office as well as in the offices of the Board of Revenue, Bengal, which were examined did not yield any fresh material with which to supplement the history as written by Mr. Coupland or to set up any alternative theory of developments in the district. In course of survey and settlement no rock inscriptions, copper-plates or old coins were discovered, though practically every corner of the district was covered by the Assistant Settlement Officers. Not a single document on copper-plate or palm leaf was found which could throw any light on the past. The oldest authentic documents produced were all on paper and barely even a hundred years old. In this chapter, all that I propose to do, therefore, is to give a brief summary of Mr. Coupland's account and his more important conclusions.

History, as generally written, deals mainly with wars and battles, rebellions and disturbances. It deals mainly with the affairs of a few important personages. The ordinary cultivator who is the most important individual from the point of view of survey and settlement is rarely mentioned. Hence there is no material available on which a history of the actual cultivator of the soil can be based. Of the movements of population and the intermingling of races, we can have at best only very faint ideas. Similarly with diseases and mortality, the manner in which the people were fed and clothed and their customs and beliefs. We do not know, for instance, when the majority of people in Manbhum gave up a nomadic existence and settled down to ordinary cultivation. We do not know when the cultivation of rice was first introduced and at what stage rice lands in terraces, as we now see them, came into existence.

Knowing the habits of the people and the ingrained conservatism of the average cultivator, it appears very likely that it must have taken decades, if not centuries, for the cultivator to learn new methods and to take to the cultivation of new crops. Wars and rebellions were but temporary episodes which probably ruined his crops, and forced him to allow his lands to remain fallow for a year or two. But apart from this they could not have produced much impression on the life of the great mass of people in the district. The history of wars and rebellions is thus comparatively unimportant from our point of view and I propose to deal with it only very briefly below

34. Early History.—Hardly anything is known of the early history of the district with any degree of certainty. It cannot be definitely said how the name "Manbhum" originated. There can be, however, little doubt that Mundari or Kolarian races occupied the wild area south of Bihar in Pliny's time. Buchanan suggests that the Mundari races are descended from that portion of the original population of Magadha, the ancient name for Bihar, which migrated south towards the great forest country of Chota Nagpur, under pressure from the Aryan immigrants.

In the seventh century A. D. some definite information is available about this part of the world from the account of the travels of Hieun Tsang. These accounts speak of a powerful kingdom ruled by She-Shang-Kia or Sasanka, who was famed as a great persecutor of Buddhists. His kingdom comprised all the petty hill states lying between Midnapore on the east and Sirguja on the west. The capital of this kingdom is variously placed by General Cunningham at or near Barabazar in pargana Barahabhum, by Commissioner Mr. Hewett at Dalmi in pargana Patkum where extensive ruins still exist and by Mr. Beglar at or near Safaran, some ten miles northwest of Dalmi on the banks of the Subarnarekha.

Combining the theories of Colonel Dalton and Mr. Beglar, who are the two most important authorities on the subject, it would appear that the earliest civilization in the district was that of the Jains. The descendants of the Jains, the Saraks, still exist in considerable numbers in the castern part of the Sadr subdivision. Their ancestors are credited with having built the temples at Para, Charra, Baram and other places. Colonel

Dalton places them in the district as far back as 500 or 600 B.C. and ascribes to them the ancient ruins at Dalmi, Telkupi, Pakbira and other According to Mr. Beglar the whole country was not extensively cultivated or populated like the plains of Magadha but there existed very important trade routes passing through the district and going from Tamluk (Tamralipta) to Patna (Pataliputra), Gaya, Rajgir and Benares. The route from Tamluk to Patna probably passed through Raghunathpur, Telkupi and Jharia which would explain the extensive ruins at Telkupi on the banks of the Damodar. Another route from Tamluk direct to Benares probably passed through Pakbira and Budhpur on the banks of the Kasai near Manbazar and through Barabazar to Dalmi on the Subarnarekha; passing westwards further on through Ranchi and Palamau to Benares. The ruins at Boram, Balarampur, Chharra, Para and Katras would then be explained by the existence of cross roads joining up these two main routes The fact that in these ancient times the merchants to Patna and Benares. who are credited with having built these old temples, thought it worthwhile to spend such enormous sums of money at each of the big centres at each of the important river crossings, proves that the country was well governed and the roads kept free from dacoits and chuars, who in comparatively recent times gave Barahabhum such an unenviable reputation. I also find it difficult to believe that at that time, Barahabhum was so full of jungle, as it was, even at the time of Revenue Survey.

Sometime before the seventh century A.D. the Jain civilisation appears to have been superseded by Brahmins and their followers. The tenth century, judging by the evidence of such of the buildings as it is possible to date with any accuracy, saw the Brahmanical civilisation at its prime. To this period is attributed the super-imposition of the Brahmanical element on the old temples at Dalma, Telkupi, Pakbira and other places. There does not appear to have been any fighting between the Brahmins and the Jains and probably the Brahmins gained supremacy by peaceful penetration and sheer force of intellect.

The history of the Kolarian races in more recent times gives more than one illustration of their capacity for living for years in apparent peace with their neighbours and then suddenly rising and overwhelming them. Something of this sort must have happened sometime after the tenth century when the Bhumij, possibly assisted by fresh migrations from the west, rose and destroyed the Brahmanical civilization, root and branch. For the next five centuries history as such is non-existent. Under Bhumij swaraj, the trade routes were all stopped and the country was not even comparatively safe for the ordinary traveller. The old Hindu temples were either destroyed or what is more probable gradually became dilapidated through lapse of time and want of repairs.

The migration of the Saraks from pargana Manbhum northwards to Panchet, which is said to be due to an outrage committed by Man Raja on a girl belonging to their caste probably dates sometime about the beginning of the Bhumij Swaraj which chiefly extended over the southern half of the district, south of the river Kasai.

35. The Muhammadan Period.—So far as this area is concerned, there is no trace, even in tradition, of any Muhammadan invasion. To the Muhammadan historian, the whole of Chota Nagpur was known as Jharkhand, being a disturbed frontier country, the barbarous inhabitants of which required special military precautions to keep them in check. In the Bhabishyat Puran, compiled in the 15th or 16th century, the country is described as overspread with impenetrable forests of sal and other trees and containing mines of copper, iron and tin. The men are described as savage and irreligious, eating snakes and all sorts of flesh and living chiefly by plunder or hunting. The women are described as being in garb, manners and appearance more like rakhasis than human beings.

In 1589 or 1590 during the reign of Akbar, Raja Man Singh marched his troops from Bhagalpur through the western hills to Burdwan en route to reconquer Orissa; and again a couple of years later he sent his troops through Jharkhand to Midnapur. On both these occasions he must have

passed through portions of this district. The repairs to the old temples at Para and Telkupi which are traditionally ascribed to Raja Man Singh must have been thus effected at the end of the sixteenth century to which period also is ascribed the building of the Panchet fort. In spite of Raja Man Singh's visits to Manbhum, however, so little was known about the country that in 1659 Prince Mohammad, son of Aurangzeb and Mir Jumla had some difficulty in getting information about the alternative route from Patna to Bengal passing through Jharkhand.

36. Panchet Estate.—In 1632 or 1633 we get the first specific reference to Panchet in the Padi-Shah-Nama where Bir Narain, zamindar of Panchet, is described as a commander of 300 horse. In 1658 for the first time Panchet is shown as liable to a *Peshkush* or fixed tribute. In later records, references to Panchet are more numerous. The Peshkush was gradually increased, implying a greater degree of control from Murshidabad and it is possible that the abandonment of the Panchet fort about 1700 A.D. was a mere withdrawal of the zamindar to a less easily accessible portion of his zamindari to avoid pressure from the Nawab. The increase in the Peshkush was effected in the following manner as related by Sheristadar Mr. J. Grant. "From the year 1135 to 1150 of the Bengal era (1728-43 A.D.) Raja Garur Narayan was subject to an annual tribute of Rs. 18,203 for the fiscal division of Panchet and the kismat of Shergarh. In 1743 an additional charge of Rs. 3,323 was levied from the estate in the form of the abwab chaut marhatta imposed by Ali Vardi Khan. In 1170 (1763) the sarf-i-sikka, or impost imposed by Kasim Ali to cover losses on the exchange of coins, swelled the net assessment to Rs. 23,544. Muhammad Reza Khan in 1766 raised the demand to Rs. 30,000, but only Rs. 5,969 was in fact collected during that year. In 1771 a zor-talab or compulsory exaction of Rs. 1,44,954 including a saranjami or deduction for collection charges of Rs. 17,302 was established, and the demand enforced by military authority. "

During the Muhammadan period, it appears that Barahabhum and Manbhum were separate principalities constantly at war with Panchet but there is no mention of any of the other estates in the district or their relationship with Panchet. There is no evidence to show that any of these estates, except perhaps Pandra, paid any regular revenue to the Muhammadan rulers. The Muhammadan connection with Manbhum was thus of the very slightest.

37. Early British 'Administration.—The territory comprised in the district of Manbhum was acquired by the British with the grant of the Dewani of Bengal, Bihar and Orissa in 1765. Even as late as this, however, our knowledge of the district hardly extends beyond Panchet. A few years later Jhalda is described as a recent annexation of Panchet. The zamindaries of Barahabhum and Manbhum were still independent kingdoms nominally attached to Midnapore, while Patkum and Baghmundi were included in Ramgarh, as also probably all the estates north of the Damodar, with the possible exception of Pandra.

The history of the district during the earlier years of British rule seems to have consisted of a series of small military expeditions intended to bring the chuars and minor zamindars under control. The storm centre was at Barahabhum in the country of the Bhumij with the Raja of Manbazar or Manbhum and the robber chiefs of Koilapal occasionally taking part with the chuars. In 1767 Lieutenant Fergusson led an expedition against Manbhum and Barahabhum along with Dhalbhum as a result of which the Manbhum and Barahabhum Rajas eventually agreed to pay Rs. 316-2-0 and Rs. 441-5-9 as revenue or tribute. In spite of this there was a succession of outbreaks up to 1773 when finally a detachment of sepoys was permanently stationed at Barahabhum to prevent a recurrence of these outbreaks.

The history of the rest of the district seems to have followed a more peaceful but less interesting course. In 1782, the military road which is known as the "Old Benares Road" was constructed cutting right through

the zamindari of Panchet. In 1782-83 Major Crawford quelled disturbances in Jhalda, Nawagarh and Jharia which by this time appear to have become subordinate to Panchet and the zamindars of which had started committing depredations and withholding rents. Disturbances continued at intervals in various parts of the district and it was not until 1795 when the Permanent Settlement of the area was finally effected that the whole district may be said to have come effectively under British control. Probably sometime before this the people in the area were disarmed on the recommendation of Major Crawford.

As we saw in the paragraph above in 1771 a zor talab or compulsory exaction of Rs. 1,44,954 including a saranjami or deduction of Rs. 17,302 was established in the case of Panchet and the demand enforced by military authority. The subsequent revenue history of Panchet may be quoted from the Gazetteer. "In the 'gross medium settlement' of 1777 with Raja Raghunath Narayan 'the actual payment of Panchet, with the recent territorial annexation of Jhalda, is stated at Rs. 69,027. Yet the amins had discovered sources of revenue amounting in all to Rs. 1,54.423 including palatika or revenue chargeable on lands that had been deserted by cultivators. Finally, in 1783 the total assessment of same territory amounted to Rs. 76,532, charged with a deduction of about Rs. 57,000 for collection expenses. This, Mr Grant points out, gives little more to the sovereign than the original tribute, and 'leaves a recoverable defalcation exceeding one lakh of rupees, if we take the zor-talab or compulsory exaction of 1771 as the proper standard".

The early days of British rule were marked by a constant struggle between the authorities and the zamindar who was persistent in neglecting to pay the revenue demanded, and from time to time portions of the estate were made over, generally unsuccessfully, to farmers. Eventually the Decennial Settlement was concluded in 1791 with the proprietor, and 18 months later, in March 1793, was made permanent and the revenue fixed at Rs. 55,794, this amount being arrived at by detailed assessment of every village within the zamindari, with the exception of the numerous rent-free grants, of which a list had been furnished by the zamindar as early as 1771. According to this list and the later one of rent-paying villages returned at the time of the Decennial Settlement, the whole estate consisted of 1,280 viflages, of which 404 only were mal or rent-paying, and 49 khas khamar or retained in the zamindar's hands. The remainder included 388 brahmotars, 68 debotars, 2 bhatotars, 2 mahatrans and 180 Jagirs held on quit-rents and variously described as moghuli, talabi or panchaki; 57³ villages were set aside as Digwari and over 200 villages were entirely rent free; these latter form respectively the Digwari and revenue-free properties now borne on the district roll. The extent of these deductions from the area of the estate capable of paying a full rental no doubt accounts very largely for the low incidence of the revenue fixed, which works out at almost exactly half-an-anna to the acre on the total area of the estate. The revenue then assessed was made permanent in 1793, the estate being, however, at the same time made liable to a contribution of Rs. 1,754 per annum towards the upkeep of the police, a demand which continues to the present day.

Of the manner in which the Permanent Settlement and the temporary settlements which preceded it were effected in all the other estates it is impossible to give any accurate account. The question has been dealt with at great length in the Gazetteer and nothing will be gained by reproducing here the same matter over again. The general inference to be drawn from such facts as are on record is that the settlement was less of the nature of a settlement of revenue with ordinary zamindars than the fixing of a definite tribute to be paid by a number of semi-independent border chieftains. This is illustrated by the terms of the kabuliyat executed in 1766 by the zamindars of Jungle Mahals, none of whom ever appear to have submitted any detailed account of their assets before their revenue was fixed. Barahabhum and other estates which were first assessed got off very lightly whereas Jhalda, Katras, Jharia, Nawagarh and other estates which were taken up

later on when the British control had been considerably strengthened had to submit to a comparatively heavy assessment.

38. Sale of Panchet in 1795.—In 1795 the Panchet estate was put up to sale for arrears of revenue and purchased by one Nilambar Mitra. The zamindar complained that the default and consequent sale was due to collusion between his Dewan and the collectorate staff and prayed for the cancellation of the sale. But the authorities paid no attention. The zamindar then refused to allow the auction purchaser any footing in the estate and he was loyally supported by his tenantry. Various attempts on the part of the Collector to farm portions of the estate or to manage them thas were all defeated. By 1798 the whole of the estate was in a state of insurrection. The difficulties of the authorities were further increased by a fresh outbreak of the chuars in the south of the district and finally there was a complete climb down on the part of Government. The sale was set aside and the estate restored to the zamindar. It was probably this victory which emboldened his successor to adopt a defiant attitude towards Government during the Mutiny of 1857.

The troubles in Panchet led to the transfer of the administration of this area from the Collector of Ramgarh to the Collector of Birbhum with a view to closer supervision. The Baghmundi zamindar was also indirectly benefited by having his estate restored to him though it had been confiscated a year or two before for participation in the chuar outbreaks. The case of Panchet seems to have forced on the notice of Government the desirability of supporting hereditary chiefs in their zamindaries in view of the strong objection of the local aborigine to the rule of any but his hereditary chief. It was this fact which subsequently led to the introduction in this district of the Chota Nagpur Encumbered Estates Act VI of 1875.

- 39. Regulation XVIII of 1805.—By Regulation XVIII of 1805, the Jungle Mahais District was constituted into a separate magisterial charge with headquarters at Bankura. This Regulation made provision for a police system under which, except in Panchet, the zamindars themselves were made the police darogas and they provided and were responsible for the subordinate police. In Panchet where the area was too big for the zamindar to exercise personal supervision, the system was supplemented by a thana system of which the zamindar provided the cost. The next 25 years that followed were uneventful and saw the area brought under closer control. So far as the revenue administration was concerned things seem to have settled down to a certain extent though the Panchet zamindar taking advantage of his successful opposition in 1798 was almost constantly in arrears. On the whole, however, the period from 1805—1832 was one of peace and orderly progress.
- 40. Ganga Narain's Rebellion.—Following immediately after the Kol rising in Singhbhum, Ranchi and Palamau, very serious disturbances broke out in 1832, arising out of a disputed succession in Barahabhum. The disturbances were confined more or less to the three southern parganas, Barahabhum, Manbhum and Koilapal and did not seriously affect the area included within the present operations. A full account of the outbreak together with a summary of its causes and results appears in the Gazetteer. The disturbances finally came to an end in 1833 with the death of Ganga Narain, after which peace and order were again quickly restored.

The state of things disclosed by Ganga Narain's outbreak showed that Manbhum in common with Chota Nagpur proper was not yet fit to be a regulation district. Hence Regulation XIII of 1833 was passed by which the district of the Jungle Mahals was broken up. The estates of Senpahari, Shergarh and Bishnupur were transferred to Burdwan and a new district called Manbhum with its headquarters at Manbazar constituted. This district included besides its present area the estates of Supur, Raipur, Ambikanagar, Simlapal, Bhelaidiha, Phulkusma, Shamsundarpur and Dhalblum. In 1838 the district headquarters were removed to Purulia which was a more central and convenient place though then described as

lying in the centre of the jungles. Prior to the Mutiny, the only further changes were the transfer of Dhalbhum to Singhbhum and the change in title of the chief officers, the Principal Assistant at Purulia becoming the Deputy Commissioner and the Agent to the Governor-General, the Commissioner of Chota Nagpur.

- 41. The Mutiny of 1857.—During the Mutiny, the Deputy Commissioner, Captain Oakes, was obliged to abandon Purulia on account of the attitude of the local garrison consisting of 64 sepoys and 12 sowars. The garrison then looted the treasury, released the prisoners in the jail and marched off to Ranchi without creating any other serious disturbance within this district. In the absence of the sepoys and of any constituted authority, the jail birds and other bad characters led, it is said, by a member of the family of Panchet burnt the court house and the record-room and committed various other outrages at Purulia and on the road towards Raghunathpur. The Raja of Panchet, Nilmoni Singh, on being called upon to render assistance by the Deputy Commissioner had not only refused to do so but had declined to take any notice of the Deputy Commissioner on the pretext of having only a few men with him who were all required to protect his garh. Less than a month later, the Deputy Commissioner returned with reinforcements from Raniganj and arrested the Raja who was sent in custody to Calcutta and not released until 1859 when all the disturbances had ceased. The prompt arrest of the Raja of Panchet and the absence of any other suitable leader, were probably the two reasons mainly responsible for the comparative freedom from trouble which Manbhum enjoyed during the Mutiny. The Santals were reported to be in a state of excitement but no actual outbreak occurred beyond a minor conflict between them and the zamindar of Jaipur which the latter was able to deal with without outside help.
- 42. Later History.—From the Mutiny onwards there has been no disturbance and the records show a steady advance in more systematic and well-organised administration.

When Hunter wrote his Statistical Account of Manbhum, it appeared to him that the aboriginal races had held their ground far more successfully in Manbhum than in Hazaribagh. The causes to which he attributed this result may be quoted below:—

- (1) "Large portions of Manbhum were, and still are, covered with dense forest; and the soil is not sufficiently productive to make it a profitable enterprise to clear the land for ordinary cultivation. The aboriginal and semi-aboriginal races, who subsist to a large extent on cdible jungle products, and content themselves with the scanty crops which their rude systems of tillage yield, have therefore been left undisturbed in these wild tracts, which form a far larger proportion of the district than the corresponding regions do in Hazaribagh.
- (2) Although the Grand Trunk Road crosses both Manbhum and Hazaribagh, it passes through a comparatively small section of the former district, and has not yet exercised an influence over the southern portion, where the aboriginal races are found in the greatest strength.
- (3) The Blumij Kols of Manbhum, the chuars or freebooters of our early administrative history, are a stronger and more tenacious race than the Santals, who were driven from north-western Hazaribagh. In capacity for resisting the encroachments of Hindus, the Bhumij seem to stand midway between the Mundas of Lohardaga and the Larkas or Hos of Singhbhum, and to be hardly less exclusive than the latter race.
- (4) In close connection with the foregoing point, it may be urged that the Hindustanis, who have ousted the Santals from Hazari-bagh, are more pushing and adventurous pioneers of civilisation than the Bengalis of Manbhum. Indeed, it is not

- improbable that the tide of Bengali immigration into Manbhum dates mainly from the commencement of British rule; while it is certain that when we gained possession of Hazaribagh, we found the bulk of the landholders to be Hindus or Musalmans.
- (5) Lastly the Santal oral accounts of the various migrations of the race, after they left their original home, appear to point to the conclusion that they were driven by the gradual encroachments of Hindus to immigrate into Manbhum, where they are now settled in large numbers. Thus the expulsion of the aborigines from the former district was continually recruiting their numbers in the latter."

A similar comparison made now would show how conditions in the two districts have altered enormously during the last 50 years. It is large portions of Hazaribagh which are even now still covered with dense forest and Manbhum is for the most part devoid of jungle. The soil of Manbhum yields a far better rice crop than that of Hazaribagh and Manbhum supports almost twice the density of population. So far as means of communication are concerned, Manbhum with its vast mileage of railway and road communications is far in advance. The Bengalis have more than made up for the lateness of their arrival in the country and Manbhum has been more nearly Hinduised than any other district in the division. The total number of persons recorded as animists at the last Census was 29,805 in Manbhum as against 65.869 in Hazaribagh From the point of view of education and material prosperity Manbhum is now far in advance of Hazaribagh. Thus considered from every point of view the scales have been turned and Manbhum is now far in advance not only of Hazaribagh but in the whole of Chota Nagpur. Whether Hazaribagh will again go ahead when the Karanpura and Rampur-Bokharo coalfields are fully opened up is very difficult to say.

Some of the most important events which occurred during the last 60 years will now be noticed below.

43. The Revenue Survey.—The Revenue Survey operations in the district spread over six years from 1861—1867. The progress of the operations will appear from the following account taken from the note on the operations of the survey in Chota Nagpur. "The demarcations were commenced in 1861-62. During the year 9 parganas containing 1,715 villages covering an area of 1,072 square miles were demarcated. During 1862-63, 2,069 villages were surveyed covering an area of 1,427 square miles. 3,292 villages were also demarcated. During 1863-64, 992 square miles were surveyed of which 74 square miles were surveyed topographically. In addition 16 parganas were demarcated, 7 mauzawar and 9 parganawar equal to 195 running miles. The latter included 153 Ghatwali villages. During 1864-65, 8 parganas were surveyed, 5 mauzawar and 3 topographically. 390 villages containing Ghatwali lands covering an area of 400 square miles were demarcated and mapped. During 1865-66, 1,034 square miles were surveyed comprising 941 villages, two parganas only were surveyed mauzawar, the remainder of the work being topographical. During 1866-67, the survey was completed, 9 parganas having been surveyed topographically with the exception of Ghatwali tenures which were demarcated—the remaining parganas were surveyed mauzawar."

Considering the difficulties involved the operations were carried out with wonderful accuracy and the maps prepared were of very great help in the present operations, except in the case of villages appearing on the margins of sheets where owing to the absence of margin *milan* some glaring discrepancies were found to exist.

The Revenue Survey disclosed some 3,000 villages in Panchet which appeared to have altogether escaped assessment at the time of the Decennial and the Permanent Settlements. In his letter no. 915, dated the 23rd April, 1867, the Commissioner solicited permission from the Board to institute resumption proceedings in respect of these villages. But this proposal was not sanctioned as it was considered inexpedient to sue under Regulation II of 1819 for the resumption of the lands in view of the insufficiency of

material on which the claim was based. It appears probable that tolas or portions of villages were surveyed as separate villages at the time of Revenue Survey and that in reality so many as 3,000 villages had not escaped assessment. This view is supported by the recent High Court decision regarding Digwari villages in which it has been held that the Permanent Settlement was made in respect of all the lands included within the ambit of the Panchet estate excepting Digwari lands which were treated as part of the estate though excluded from assessment.

It was during the course of Revenue Survey that Major J. R. Sherwell discovered the existence of coal in parganas Jharia, Katras and Nawagarh. He reported the facts with remarkable accuracy to the then Member of the Board of Revenue who was also the President of the Asiatic Society. The Subdivisional Officer of Gobindpur, Mr. C. N. Pierson, who was asked for a report on the subject corroborated Major Sherwell's report in all particulars. Samples of the coal which were submitted were, however, declared by the Curator and Registrar of the Geological Museum, Mr. A. Tween, to be of the poorest and most inferior quality and to be practically worthless, except perhaps for burning lime. Though Mr. Sherwell questioned the result of Mr. Tween's analysis, the Local Government took a different view and thus lost for ever a glorious opportunity of acquiring the sub-soil rights which the proprietors were then willing to lease out at the low rate of three rupees per bigha.

44. Agrarian troubles in Tundi.—Agrarian troubles threatened in 1869 and 1870 between the zamindar of Tundi and his Santal raiyats mainly over the question of enhancement of rent and jungle rights. Only the raivats of 52 villages which had Santal Manjhi ijaradars were concerned in this affair but their attitude was such that the zamindar had to run away from Tundi and take refuge with his relative the zamindar of Katras. The tenants did not however so much dislike the zamindar as his Dewan who had been committing oppression on them in various ways. Finally affairs came to such a pass that the Commissioner, Colonel Dalton, had to interfere and exert his personal influence to bring about a settlement. According to the terms of the settlement which were embodied in his rubakari of 1870. the existing rents were made current for a further 7 or 8 years but the zamindar was assured of a moderate increase in rent at the end of that period. tenants had their rights in the land and in jungles confirmed. The zamindar was also enjoined to have direct personal relations with his tenants and was forbidden to employ an agent. The informal settlement thus carried out was again renewed ten years later by Mr. Hewett, the Commissioner, and given effect to by Mr. Risley and again after a lapse of 20 years by Mr. Bradley Birt, both Subdivisional Officers of Gobindpur.

A detailed description of the special rights of the Santals in Tundi will appear below in Chapters VII and IX. Though there appears to be henceforth no further necessity for any special treatment of the 52 Santali Ijara villages, the district authorities will always have to be vigilant to see that the rights of the Santals as recorded in the present settlement are duly upheld and the landlord not allowed to disregard or override them. The zamindar does not seem to have learnt his lesson nor has he been able as yet to establish any better relations with his tenants.

- 45. The formation of the district.—The formation of the district has been described in detail on page 67 of the Gazetteer, and it would be needless repetition to deal with the subject at length in this report. Since 1879 there has been no change in the jurisdiction of Manbhum though the separation of Dhanbad is now impending and may be given effect to next year.
- 46. Influence of Christian Missionaries.— Though there are several missions working in the district, the total number of Christians is under 6,000. Unlike Ranchi, missionaries never seem to have exercised much influence in the district except at Purulia itself and near Jargo on the Ranchi border as well as at Pokharia in Tundi. At these places though the number of converts is small, the philanthropic activities carried out by the mission have exercised a very beneficial effect on the culture of the

district. The late Doctor Campbell of Pokhuria had tremendous influence with the Santals and it was no doubt his support which helped the raiyate in their fight against the zamindar.

47. Some points in connection with minor estates.—In 1861, the two estates of Matha and Koilapal were discovered to have previously escaped assessment and these were then assessed to revenue as described below in Chapter XII

The probable origin of the revenue-paying and revenue-free estates in the district has been given on page 188 et seq of the Gazetteer. It appears that in the south of the district, Colonel Dalton's theory of the formation of estates holds good that "soon after the election of Phani Mukta Rai as Raja of the tableland of Chota Nagpur proper, the parha chiefs of Manbhum followed the lead of the highland chiefs, and elected Rajas of their own, all miraculously nurtured foundlings, and all now claiming to be Rajputs." In the southern and western estates, e.g., Baghmundi and Torang, not to mention Barahabhum and Patkum, clearest traces of the origin of these estates in the regular Mundari system are still extant. In Dhanbad however the estates were rather formed from than to a centre. Thus according to tradition Jharia, Katras and Nawagarh were offshoots from Palganj and Pandra and Nagarkiari from Tundi. There are here no traces of any Mundari system and the estates appear to have been carved out by individual chiefs by conquest.

Though prior to the advent of the British in Manbhum, most of these estates are said to have acknowledged the suzerainty of Panchet, and though during attestation most of these zamindars admitted that they were subordinate to Panchet or even actually received their zamindaries as military fiefs from Panchet before the time of the Decennial Settlement that suzerainty could at best have been a nominal one and did not extend to interference with the internal arrangements in the estate. The Permanent Settlement was therefore effected separately with each of these estate chieftains and not through the intermediary of the Panchet Raj, to which course no objection even seems to have been raised by the zamindar of Panchet wing in other matters was ever ready to raise every conceivable objection on the slightest pretext.

The system of primogeniture prevails in all estates and prevents their passing into several hands. The apparent variations from this in the cases of Pandra and Nawagarh are fully dealt with on pages 199 and 200 of the Gazetteer. The strict rule of succession by primogeniture and the policy of exemption from the ordinary sale laws have largely influenced the later history of all estates in the district, which are still in the hands of lineal descendants of the old proprietors with the exception of Jainagar which was sold in execution of a civil court decree in 1866 and purchased by the Court of Wards on behalf of the zamindar of Jharia. The reasons which led to the ordinary practice being departed from in this case are not now traceable, but according to local tradition the zamindar of Jainagar treated the various processes of the civil court preliminary to the sale with such contempt that he entirely alienated the sympathies of the then Deputy Commissioner. Another estate has suffered dismemberment by private sale, half of the Mukundapur estate having been sold to the zamindar of Jaipur by private treaty.

Of the revenue-free estates the most important one is Bero. An account of its origin as given by the Attestation Officer Babu N L. Bhattacharji in his Circle note is given below:—

"It is said that during the reign of the Emperor Shah Jahan in the middle of the 17th century, one Trimulya Acharja Goswami alias Trigunacharjya Goswami, an eminently learned, virtuous and saintly Brahmin of Kanchi in the district of Chengal Patti of Madras, went on a pilgrimage with his titulary god Keshab Roy Jiew. After visiting various places and shrines he went to Badarikasram and on his way back to his native village he came near the foot of the Chandi Pahar of Bero where he halted for worshipping the idol. Here he sat in meditation and some

cowherds who were near by saw a radiant ray of light emanating from the brow of the saint. The boys ran to Panchakot to communicate this wonderful phenomena to Maharaj Satrughna Singh alias Gorur Narayan Singh who on hearing the fact hastened to the place and witnessing the wonder fell prostrate at the feet of Trimulya Acharja. The Raja entreated the saint to confer upon him two favours and when the saint promised to fulfil his wishes he besought him to initiate him as his disciple and to live with him at his palace. The saint agreed to these proposals on two conditions, viz., that the Raja will thenceforth abstain from killing any animals and that he would construct a bandh which the saint would dedicate to the god and on the hanks of which he would live. The Raja agreed to the two conditions and accordingly the Gosain Shair at the foot of the Panchakot hill which is said to be still in the possession of the Mahant of Bero was excavated. After a period the Raja went to his Guru to pay homage and the latter noticed a red mark on his disciple's forehead. Being asked what it was, the Raja told his Guru that it was a tilak made with the blood of a goat sacrificed before the goddess Durga. The Guru then told his disciple that he had broken his promise and so he would not remain near him. Away went the Guru followed by his penitent disciple with tears and entreaties as far as the river Damodar. Here Trigunacharjya Goswami asked the Raja to go back with his sandals. He told the Raja that he could not remain near him but would send his brother who would be his Guru thenceforth. After some time Rang Raj brother of Trigunacharjya arrived at Panchakot with the idol Keshab Roy Jiew and the Raja made a grant of 57½ villages for the worship of Keshab Roy Jiew. Thus originated the debotar mahal of Keshab Roy Jiew. Then other Rajas added villages to where he removed his residence.

The story put forward by the Raja of Pachet is that the idol Keshab Roy Jiew is his titulary god and that finding Trigunacharjya Goswami a pious and saintly Brahmin, they took him as their Guru and appointed him as the first sebait of Keshab Roy Jiew. But this story does not appear to be true; for why should then other Rajas make grants to the titulary god of Pachet Raj? The trend of decisions of different courts is also in favou of the story put forth by the Bero Estate."

CHAPTER IV.

SETTLEMENT PROCEEDINGS.

48. Previous Settlement.—The Revenue Survey of the district was ompleted between 1861—67 by Major Sherwell. The following parganas were however only surveyed topographically:

Pargana Hesla, thana Jhalda.

- " Torang,
- ", Kasaipar ", Purulia.
- " Baghmundi,, Baghmundi.
- " Manbazar " Manbazar.

The Revenue Survey maps were fairly useful in deciding boundary disputes in the more jungly areas.

The total number of villages surveyed during the course of Revenue Survey was 3,714. During the present Survey the same area was surveyed in 3,667 villages. 47 villages being amalgamated, chiefly in Dhanbad, on account of their area being below 20 acres or because of their not being locally recognised as separate villages.

The two temporarily-settled estates of Matha and Koilapal were twice surveyed and settled in 1881 and 1896-97, the operations being carried out

under the control of the Deputy Commissioner. The period of the last settlement having expired in 1916, it was decided that the re-settlement operations should form part of the regular district operations conducted by the Chota Nagpur Settlement. The maps prepared at the last settlement were useful but not very accurate. Original survey had therefore to be undertaken at this settlement in all villages.

In 1887 Mr. Slacke undertook a survey and settlement of the Begunkodar and Nawagarh estates which were then under the management of the Court of Wards. The operations do not appear to have been very successful. The record-of-rights was found to be unreliable in many particulars, while the maps prepared were found to be utterly useless. Rates of rent were fixed but not enforced in practice and remissions were freely granted on the calculated rents without any rhyme or reason.

During the years 1880—83 Munshi Nandji made his famous. Ghatwali Survey of all land claimed by ghatwals, by whatever name known, throughout the district. Munshi Nandji's survey was very accurate in spite of the fact that in part ghatwali villages he had no means of connecting his survey with any fixed points on the boundary. Out of the ghatwali pillars then erected, many were found on the spot. The maps and pillars were very useful in the identification of ghatwali lands during the present operations.

The informal settlements of the 52 Santali Ijara villages in Tundi carried out under the orders of the Commissioner by the Subdivisional Officer of Gobindpur in 1881 and subsequently in 1903-04 have been already noticed in the last chapter. No maps were prepared nor were any uniform rates of rent settled, each village being separately dealt with on its own merits.

- 49. Inception of operations—Fortunately there was no controversy about the necessity of having survey and settlement in Manbhum. As early as in 1909 the Deputy Commissioner, Mr. Coupland, summed up his reasons for urging the early preparation of a complete record-of-rights in these words:—
 - (1) That it will check a part at any rate of the preventible crime which results from the want of such a record and improve the administration of justice, civil and criminal, in respect of agrarian disputes.
 - (2) That it is an essential preliminary to any steps that may be taken to check or control forest denudation.
 - (3) That in connection with the new Chota Nagpur Tenancy Act, it will, to some extent, check the present tendency to deprive the aboriginal tenant of his ancient rights and privileges and to oust him from his holding.
 - (4) That without it, good management of the numerous encumbered estates is an impossibility."

In 1911 whilst the controversy was raging about the necessity of settlement operations in Palamau, the Commissioner of the Division considered the possibility of Manbhum being finished from settlement before Palamau was taken up. But the advantages of finishing Palamau with the then existing Hindi staff and the difficulty of recruiting an efficient Bengali staff for Manbhum coupled with other reasons which we need not go into led to the original programme being followed.

According to the programme of operations in the Division the traverse survey was due to begin in Manbhum during the field season 1915-16 but owing to financial stringency caused by the war the operations were post-poned under orders of the Local Government for one year. Traverse survey began in 1916-17 and cadastral survey was thus due to begin in 1917-18. The Settlement Officer however pointed out the difficulties of providing

suitable officers for the Manbhum settlement and the impossibility of exercising proper supervision owing to the complicated nature of work and slow progress of the Palamau settlement and recommended postponement of the operations by another year. This was sanctioned by Government in the Revenue Department in their order no. 2943/S-80-R., dated 6th June, 1917. Cadastral survey therefore actually started in the field season 1918-19.

50. Traverse Survey.—The traverse survey began in 1916-17 and finished in 1920-21. It adopted generally the villages of the Revenue Survey except in the parganas where there had been no previous survey. In these parganas, the boundaries were traversed as pointed out by the villagers.

The intersection of latitude 23°30′00″ and longitude 86°30′00″ was taken as the origin of survey. The number of theodolite stations erected was 68,988. The survey was connected with 27 stations of the great Trignometrical and Topographical Surveys. The angular work was checked by 259 azimuth observations. The work was as a rule well done.

The number of traverse stations to the square mile was 22 as against 25 in Hazaribagh and 19 in Palamau and Ranchi. Per square mile the cost amounted to Rs. 47 as against Rs. 35 in Hazaribagh and Rs. 36 and Rs. 33 in Palamau and Ranchi respectively. In Barahabhum and Patkum, the cost rate was Rs. 37 per square mile for 22 traverse stations. The increase in cost rate was inevitable in view of the general rise in salaries and wages since the war.

51. The Programme.—It was originally contemplated to have a three years' programme of cadastral survey and khanapuri so as to cover the whole of Sadr subdivision in two years and the whole of Dhanbad in the third year. But as early as 1917 before the work was started, it was realised that a three years' programme would be too ambitious assuming that the total number of plots in the area would amount to between 39 and 40 lakhs. A four years' programme was therefore sanctioned according to which the first year's area, called Block A, was to consist of Revenue thanas Manbazar, Gourangdi, a portion of Purulia thana (police-stations Hura, Puncha and part of Purulia) and a portion of revenue thana Barahabhum consisting of pargana Koilapal. The second year's area, Block B, was to consist of revenue thanas Baghmundi and Jhalda and the remaining portions of Purulia thana (police-station Arsha and portions of police-stations Purulia and Balarampur). Block C was to consist of Revenue thanas Chas, Para and Raghunathpur and Block D was to cover the whole of Dhanbad.

The actual cadastral survey of Block A in 1918-19 resulted in a total number of 1,155,143 plots for an area of 784 square miles. The third year's area, Block C, however broke all records by furnishing in 1920-21 a total of 1,408,219 plots for an area of 740 square miles. Hence it was decided to split up Blocks C and D and to extend the programme by one year. The two main factors for this decision were that Government could not provide sufficient officers to deal with the full programme, and that to carry it out the estimates for 1921-22 would have had to be largely exceeded, owing to the number of plots and the difficulty of the work being greater than anticipated, and Government were not prepared to provide the extra money needed. Accordingly Block C was split up into two parts. Block C-1 consisting of thanas Chas and Para and a small portion of Raghunathpur, and Block C-2 consisting of the rest of thana Raghunathpur. Block D was similarly split up into two Blocks D and E, the former consisting of thanas Nirsa and Tundi and the latter the rest of Dhanbad comprising thanas Topchanchi, Jharia and Gobindpur. Block C-1 together with a small portion of Block B near Purulia was attested in 1921-22. Blocks C-2 and D were taken up together for attestation in 1922-23 leaving Block E for the last year of attestation 1923-24. The total number of plots attested was 5,076,599 which works out roughly at 1,015,300 every year.

52. Particulars of the Record.—The survey was made under the Bengal Survey Act, Act V (B.C.) of 1875 and the record-of-rights prepared under the Chota Nagpur Tenancy Act, Act VI (B.C.) of 1908. The

particulars which were notified for entry in the record-of-rights under the notification of the Government of Bihar and Orissa no. 5702-S-161-R., dated 30th August 1918 and subsequent notifications were:—

- (1) That a survey shall be made and that a record-of-rights shall be prepared, containing the following particulars:—
 - (a) the name of tenant or occupant;
 - (b) the class to which each tenant belongs, that is to say, whether he is a tenure-holder, Mundari khuntkattidar, settled raivat, occupancy raiyat, non-occupancy raiyat, raiyat having khuntkatti rights, under-raivat or other class of tenant, and, if he is a tenure-holder, whether he is a permanent tenure-holder or not and whether his rent is liable to enhancement during the continuance of his tenure;
 - (c) the situation and quantity and one or more of the boundaries of the land held by each tenant or occupier;
 - (d) the name of each tenant's landlord;
 - (e) the name of each proprietor and the character and extent of his interest;
 - (f) the situation and quantity and one or more of the boundaries of the lands cultivated by each landlord;
 - (g) the rent payable at the time the record-of-rights is being prepared;
 - (h) the mode in which that rent has been fixed, whether by contract, by order of a Court or otherwise;
 - (i) if the rent is a gradually increasing rent, the time at which, and the steps by which it increases;
 - (j) the rights and obligations of each tenant and landlord in respect of (i) the use by tenants of water for agricultural purposes, whether obtained from a river, jhil, tank or well or any other source of supply, and (ii) the repair and maintenance of appliances for securing a supply of water for the cultivation of land held by each tenant, whether or not such appliances be situated within the boundaries of such land;
 - (k) the special conditions and incidents (if any) of the tenancy;
 - (l) any easement attaching to the land for which the record-ofrights is being prepared;
 - (m) if the land is claimed to be held rent-free, whether or not rent is actually paid, and, if not paid, whether or not the occupant is entitled to hold the land without payment of rent, and if so entitled, under what authority;
 - (n) the right of any person, whether a landlord or tenant or not, to take forest produce from jungle-land or waste-land, or to graze cattle on any land, in any village in the area to which the record-of-rights applies;
 - (o) the right of any resident of the village to reclaim jungle-land or waste-land, or to convert land into korkar.
- (2) That a record of all prædial conditions to which the said lands are subject shall be prepared and a commutation of such conditions made;
- (3) That a survey and record of all landlords' privileged lands within the said area shall be made; and
- (4) That a record be prepared of the rights and obligations of (a) all raivats having khuntkatti rights, and (b) headmen of villages or groups of villages; and that a settlement of fair rents to be paid by such persons, be made.

The Protected and Reserved Forests of Matha, Koilapal and all private estates were excluded from the scope of the operations.

By a subsequent notification, compulsory fair rent settlement was also ordered to be made in all Ghatwali villages.

- 53 Documents of the Record.—The record-of-rights is contained in :--
 - (1) The Khewat.
 - (2) The Khatians.
 - (3) Khatian Part II.
 - (4) Pradhani Hakuknama or Swatwa lipi.
 - (5) Commutation Form I.
 - (6) Irrigation Record.

These were finally bound up into volumes with the village map, a plot index, terij or abstract of khatians and the certificate of final publication. The volumes contained an average of 150 pages and were neatly bound before deposit in the district record-room. The thanawar statistical statements, village notes bound up in volumes, the records of all suits and disputes including boundary disputes, and legal applications under the Tenancy Act were made over to the District Officer for preservation. The circle notes written by the Attestation Officers at the conclusion of each season's work were also handed over to the District Officer. These notes contain much detailed local information and with the help of the map given in the Appendix, it should be easy to trace the correct circle note for any given locality.

The forms used were much the same as in previous settlements. The irrigation form was however altered to suit local conditions and the alterations were approved by the Board.

54. Survey of Municipalities.—There are four municipalities in the district, Purulia, Dhanbad, Jhalda and Raghunathpur. The agricultural portions of these were surveyed as a part of the ordinary district operations. As regards the purely urban area, the municipal commissioners were requested to communicate their wishes in case they wished to have a detailed survey made by this department at a trifling extra cost. The Purulia municipality did not wish to pay for a survey of the urban part and therefore none was made. The Jhalda municipality got a detailed survey made by this department at a cost of Rs. 189. A municipal khasra was also prepared with headings as approved by the municipality. The Raghunathpur municipality only wanted a skeleton survey showing the roads, lanes and tanks and this was done at a cost of Rs. 80. The municipal commissioners proposed to fill in the details through their own men—always an expensive and far from satisfactory process. The Dhanbad municipality was the only one to take full advantage of the opportunity offered and at a comparatively trifling cost of Rs. 650 the municipality has been provided with an excellent set of maps showing practically each tenement and even rooms within each holding occupied by tenants on monthly rent. These have been shown on the map by dotted lines within each plot representing the whole house. The position of all dust-bins and lamp posts with their respective numbers has been shown on the map. The khasra was also prepared on a more elaborate scale giving all details as required by the commissioners.

The Patnidars of Purulia, Babu Rajendra Narain Singh Dec and others, submitted a memorial to His Excellency the Governor on the 2nd December 1924 praving for a survey of the urban lands within the Purulia municipal limits. It was contended in the memorial that the procedure followed by this department in leaving the urban lands unsurveyed was incorrect, and that in the absence of any notification under section 1 (2), Chota Nagpur Tenancy Act, the lands should have been surveyed. The object of the Patnidars was,

however, not so much to get a survey done, but to have fair rents settled under section 85 of the Act for the non-agricultural lands as well. The memorial was rejected and it was held that the procedure followed by this department was correct.

55. Progress of the work.—The general progress of the work year by year is shown in the following table:—

	Year.		Area traverse surveyed in square miles.	Arca cadastrally surveyed and khana- puried.	destrally Number Area Number of Area protes finally likhana-khanapuriod, attested, nublished		Area in which costs were recovered.	Area in which suite were decided.	Area in which fair rents settled,		
	1		3	3	4	5	в	7	8	9	10
1916-17			606		•••		•••		**		
1917-18			719		7,			•••	***	•••	
1918-19			631	784	1,155,143	_•••	***	.,,	•••	***	
1919-20		}	670	849	1,098,484	784	1,160,220	•••	***	***	,
1920-21			535	740	1,408,219	792	1,018,210	784	•••	•••	
1921-22	•		•••	324	€82,230	567	1,040,503	803	784	•••	784
1922-23			•••	464	809,782	554	1,042,842	55 6	849	784	849
1923-24			•••	•••	***	464	814,842	554	740	1,287	740
1924-25							3	164	788	626	324
1925-26			,	***			•••	•••	[464	464
Total			3,161	3,161	5,053,842	3,161	5,076,599	3,161	3,161	3,161	3,161

The attestation of 42 square miles of Purulia thana and of the whole of the Matha Estate of thana Baghmundi of Block B had to be postponed in 1920-21 for a year owing to the lateness of the season. The final publication of the record of village Chirkunda, Block D, was slightly delayed owing to the difficulties of getting the bazar surveyed.

Although the cadastral survey of Block E was finished in 1922-23 it was decided later on to have the collieries and bazars surveyed in detail. This was done along with attestation in 1923-24. The recovery of settlement costs in this Block was done one year earlier than as originally set down in the programme, the final publication and recovery being both completed in the season 1924-25, thus expediting the close of the operations.

- 56. Work still to be finished.—Practically all the work has been finished including appeals under sections 85, 86 and 61. All the records have been finally deposited in the Deputy Commissioner's record-room and case noting done up-to-date of all orders passed under sections 85, 86, 87, 89, and 90. Recovery of costs has been completed leaving a balance of Rs. 15,075 to be recovered out of a total recovery of over twenty-one lakhs for the district. The amount outstanding is covered by 10 certificate cases for Rs. 275 while Rs. 14,780 is due from the Manager, Wards and Encumbered Estates. The only other work left over is the disposal of applications under sections 89 and 90 that may be filed hereafter, besides a few second appeals pending before the Commissioner for disposal.*
- 57. Cadastral and Settlement Headquarters.—The headquarters of the settlement branch remained at Purulia throughout, from October 1919 until the close of the operations. The headquarters of the cadastral branch remained at Ranchi during recess and at Purulia for the first three field seasons and subsequently at Gobindpur and Dhanbad for the field seasons of Blocks D and E respectively.

^{* (}Note.—The whole of Rs. 15,075 has since been recovered. Only two applications were filed under section 90 which have been disposed of. All the second appeals before the Commissioner have also been dismissed.)

58. Boundary Disputes.—The number of villages surveyed was 3,985. The total number of boundary disputes was 2,338. Of these 1,696 were raised in 2,637 villages of Sadr. and 642 in the 1,348 villages in Dhanbad. 1,044 disputes in Sadr and 514 in Dhanbad involved areas of less than 20 acres. These were decided by the Assistant Superintendents of Survey. The balance represented disputes involving areas of more than 20 acres and was decided by the Cadastral Charge Officer.

Many of the disputes were frivolous. The parties seldom had any knowledge of the position of the revenue survey boundary, especially in jungle. As a rule except in the colliery area, when a claim was put forward on the strength of the revenue survey, the claimant was merely indulging in speculation and did not know whether the map would help him or not.

The proportion of boundary disputes to the number of villages worked out at 1 to 2 for Dhanbad and 3 to 5 for Sadr. The disputes in Hazaribagh and Palamau were less numerous, the proportion being 1 to 3 and 1 to $2\frac{1}{2}$ respectively. The proportion for Barahabhum and Patkum was 3 to 4. The higher figure for Sadr was due to the absence of revenue survey in some portions of the subdivision and to the smaller number of villages, the villages in Dhanbad being more numerous. The pressure of the population on soil, the litigious character of the people and the absence of any recognised village official like the pahan in Hazaribagh or the baiga in Palamau who could authoritatively point out the village boundary were also contributory causes which led to a larger number of boundary disputes being raised in this district.

Only 417 appeals were filed before the Settlement Officer; that is to say, 4/5ths of the decisions were accepted without appeal. In 23 cases, the decision of the lower court was reversed and in 65 cases modified. All the other appeals were dismissed. There was only one application filed before the Commissioner for revision of the Settlement Officer's orders. This application was rejected.

There was no difficulty about the district boundary which had been previously surveyed under the provisions of the Survey Act in all surrounding districts. A slight mistake was however detected in the previous survey of the boundary between village Bansdiha of district Bankura and Nutandih of pargana Koilapal. On this being pointed out the Settlement Officer of Bankura accepted our survey and accordingly corrected his map.

59. Boundary disputes in colliery villages.—The number of boundary disputes in Block E was 363; the number of appeals filed was 81, out of which only 5 were allowed wholly and 20 in part and the rest disallowed.

The advent of survey and settlement operations raised a widespread expectation that all revenue survey lines would be once for all authoritatively relayed on the ground by experts whose decision would be accepted as final in all Courts. It was however found impossible to undertake the task of relaying the revenue survey lines in all cases, more especially because even with an additional staff, it would have been impracticable to relay the lines with exact accuracy. The unit of survey being as defined in section 3 (XXVIII) of the Chota Nagpur Tenancy Act and not the revenue survey mauza, it was also not necessary for the present operations to relay the revenue survey line except in case there was a boundary dispute and the present possession of the surface could not be satisfactorily ascertained.

It was only after repeated endeavours that the mine-owners and zamindars were made to understand the legal position that under section 41 of the Survey Act all disputes had to be decided strictly according to present possession. Only when such possession could not be satisfactorily ascertained the Revenue Survey could be followed. The possession was that of the surface and not of the underground. It took a long time to convince the mine-owners that the present survey was not meant to affect their underground rights in any way.

With every inch of land so valuable for the underground coal, no wonder that the boundary disputes in Block E were very hotly contested. The fact that no case went up to the Commissioner from this area proves that the parties were eventually satisfied with the final decisions as given by this department.

60. Details of field work.—The procedure of traverse and cadastral survey and the difficulties encountered in Chota Nagpur have been described in detail in paragraph 120 et seq of the Ranchi Settlement Report. The general system of organisation which was worked out by Mr. J. Reid in Ranchi and subsequently developed in Hazaribagh and Palamau was followed. The following table shows the details of cadastral survey and khanapuri done each year:—

			9	iurvey.							x	banapori,		_			
	1	Le	gth of	actual	c heck	in linear	miles.			Tota	ı) khenap	ari cheak	by—				Γ
		126	rsona) tiy-	cheok			Bonave	ispuri.	j.	Officer.							-
Year,	Ares in square nices.	Assistant cottleneut Officer.	Kanungo.	Inspector.	Independent Parta I.	Total,	Length of total check per rile in linear miles.	Total num er of plots at khanapuri.	Number of plots per square mile.	cttlement	Kapubgo,	Inspector.	Total.	Perrentage of total check.	Total number of kint cas.	Number of place per : hatian.	Average area of each hhatian.
1	2	3	4	5	6	7	8		10 1	1 13	13	14	38	18	17	15	19
1918-19 1919-20 1920-21 1921-22	784 849 710 324 484	147 194 204 64 164	199 94	1,758 1,580 1,574 545 988	1,073 1,050 833 410 831	8,244 8,123 2,410 1,113 1,868	4·14 3·69 3·77 8·44 4·04	1,155,143 1,098,468 1,408,210 562,270 809,782	1,473 1,287 1,899 1,797 1,749	34 4,635 38 2,377	9,948 10,927 10,847 6,007 8,794	108,674 93,504 99,301 45,968 66,7891	196,480 108,365 113,333 54,352 79,474	10 8 9	89,156 93,343 129,921 37,734 53,721	18 19 11 15 15	5.6 5.5 3.7 5.6 5.1
Total	3,161	773	1,037	P,451	3,897	12, 158	9.84	5,053,842	2	40 24,125	46,023	411,958	482,004	10	403,874	13	8.0

61. Partal.—The amount of partal of cadastral survey prescribed by the Board is roughly two linear miles to every square mile. This minimum was easily exceeded, the average amount of partal being 3.84 linear miles per square mile. The total cultivated area in Sadr was 53 per cent. and in Dhanbad 48 per cent. of the total area. Hence the difficulties experienced in Palamau and Hazaribagh in exceeding the minimum standard prescribed by the Board were not experienced in this district. The partal was well distributed and was more than sufficient to ensure the accuracy of the survey.

The large percentage of cultivated area and the enormous number of plots which made it easy to exceed the kistwar standard of partal made it impossible for the khanapuri officers to attain the minimum standard of check in khanapuri which is 12 per cent. The progress of khanapuri was so swift and several of the villages so small, that many villages were finished by one amin between two visits of the inspecting officer. In Manbhum it was insisted that all inspecting officers should distribute their partal over the area completed from khanapuri since their last inspection, whereas in most other settlements the officers and particularly the inspectors partalled in a block, which is much quicker. The amount of check in khanapuri therefore actually amounted to only 10 per cent. The number of plots per square mile was 1,598 as against 458 in Palamau. 786 in Hazaribagh and 673 in parganas Barahabhum and Patkum. In Block C where the number of plots per square mile went up to 1,890, the percentage of check went down to 8. In my opinion, this percentage was quite sufficient to ensure accuracy in a congested area, a larger percentage being necessary only where cultivation is sparse and widely distributed in patches all over the map.

62. Average size of plot.—The average size of plot was found to be 0.40 acre, a plot being the same as described by Mr. Bridge in paragraph 144 of the Palamau Settlement Report. The following comparative table will prove interesting:—

Name of district.	Total area in square miles.	Total number of plots,	Average size of plot in acres and decimals,	Average alsa of tenancy in arres and decimals,	Average number of plots or tenancy	Number of plots per square mila.
	9	5	4		6	7
Manbhum (excluding parganas of Barahabhum and Patkum).	8,161	5,053,842	٠40	5 ·02	13	1,598
Barahabhum and Patkum	934	629,872	•95	10.07	11	678
Hazaribagh	6,878	5,405,134	•81	12 69	16	786
Ranchi	7,104	3,800,643	1.19	12:35	10	535
Palamau *	4,641	2,028,367	1.46	12:32	8	458

For statistical purposes a large block of jungle or waste land also counts as a field or plot. If such plots be excluded, the average size of a plot of cultivated land will be much smaller. Much more so would be the average size of a plot of rice land.

In the densely cultivated area of blocks C-1 and C-2, the average size of a plot is .34 acre whereas in block B comprising the jungle area of thanas Baghmundi and Jhalda, the average size was .49 acre. In the Dhanbad subdivision, the average size comes to .37 acre as against an average of 42 acre in Sadr.

63. Trijunctions.—At each point where the boundaries of three or more villages met, trijunction marks were erected during khanapuri. Where the true trijunction fell in the middle of a river, the marks were erected on either bank at a safe distance to prevent their being washed away by erosion. The same procedure was followed in the case of roads and nalas. The trijunction mark generally consisted of a stone cairn with a beam of wood embedded in the centre. Where, however, stones were not easily available, single stones triangular in cross section, were embedded in the ground to a depth of 1 foot 6 inches. In the colliery area such cut stones only were used and hardly any cairns were erected. The colliery proprietors were, however, encouraged to embed the cut stones in specially constructed masonry platforms.

During attestation a register and a trijunction mujmili map were prepared, each cairn being given a serial number, with batta numbers where one trijunction consisted of two or three cairns or cut stones. After verifying the size and position of the trijunction marks, they were made over for safe custody to the village chaukidar and his signature or thumb impression taken in the register. The mujmili maps and registers were finally made over in original to the Deputy Commissioner.

The number of trijunction marks set up was 11,200 including 1,047 cut stones and 201 masonry pillars.

64 Adopted stations.—As in Palamau, well-marked objects likely to be of a permanent or lasting nature such as the corner of a pacca bridge or building or a well-marked corner in a terraced rice field were selected at suitable intervals near the boundary and also inside each village and their exact position determined by triangulation. Such objects conventionally known as "Adopted Stations" have been shown on the maps with distinctive conventional signs. It is expected that the Adopted Stations and trijunction cairns will provide a sufficient basis for any future revision of the maps, rendering fresh traverse survey unnecessary except in very jungly villages.

- 65. Khanapuri Khanapuri is the preparation of the draft record by the amin visiting each field after the survey is completed. The procedure of khanapuri, the methods by which it is checked and its importance have been described in paragraph 118 of the Hazaribagh Final Report. The forms in use were adopted with suitable modifications from Palamau and Barahabhun and Patkum settlements.
- 66. Disputes.—The number of internal disputes at the khanapuri stage was 90,596. These were all decided by Assistant Settlement Officers and specially selected kanungoes. Roughly there was one dispute to every 55 plots but one dispute often involved a large number of plots. There was one dispute to every 48 plots during khanapuri in Palamau and one to every 100 plots in Hazaribagh. In Patkum, there was one dispute to every 36 plots. Thus it would appear that there were more disputes in Manbhum than in Hazaribagh but not so many as in Palamau or Patkum. I have left Barahabhum out of consideration because the case of Barahabhum was peculiar and cannot be compared with any other area. During attestation, a large number of these disputes was reopened and 52,154 new ones were added.

One difficult question which generally cropped up in these disputes referred to the extent of gora lands included within the rent-paying holding of the tenant. In such cases, very careful enquiries were made and all the available documentary and oral evidence of possession produced by the tenant carefully sifted before recording the land as part of his holding. In all other cases, the land was recorded in the anabad malik khatian of the landlord.

67. Section 83 objections.—The number of objections to the draft published record under section 83 was 38,344 as against 25,295 in Palamau and 26,965 in Hazaribagh. The incidence of objections was 11.8 per square mile as against 5.4 in Palamau, 4 in Hazaribagh and 8 in Barahabhum and Patkum. Expressed otherwise, there was one objection to every 135 plots in Manbhum, one to every 196 in Hazaribagh, one to every 85 in Palamau and one to every 84 in Barahabhum and Patkum.

The following table shows that on an average only one objection was allowed to every 6 objections filed:—

Statement of objections filed under sections 83 and 111 (6), Chota Nagpur Tenancy Act.

ierial no.		Name o	f block	1	Number of objections filed.	Allewed.	Disellowed.	Percentage of objections allowed
1		Under fraction 63.			3	•	6	6
	τ	INDER SEC	rion 83.					
1 2 3 4 5	A B CI CII D R	•••	•••		9,286 8,433 7,850 3,172 2,373 7,300	1.474 1,374 1,286 382 429 1,039	7,812 7,059 6,564 2,720 1,944 6,261	16 16 16 12 18 14
			Total		38,844	5,984	82,867	16
	Ux	DER SECTI	on 111 (6).	Ţ				
1 2 3 4 5	A B CI CII D	•••	***		11 25 7 9		11 25 7 9 	
•	J.	•••	lotal		85	***	85	***

68. Classification of land.—A scientific classification of the soil of Manbhum is contained in the District Gazetteer. The popular classification of lands was adopted at this settlement as it was previously adopted also in Barahabhum and Patkum, a detailed description of which appears on page 6 of the Barahabhum and Patkum Final Report. Appendix G(1) gives the rules on the subject laid down for the guidance of the Assistant Settlement Officers.

Lands locally know as shol were also classed as bahal or first class paddy lands. Similarly in the case of hir lands. Both shol and hir lands depend on natural irrigation but there is not much rush of water in shol lands which are consequently always transplanted like any other bahal lands. Hir lands which are generally reclaimed out of the beds of streams are often sown broadcast as there is too much depth and flow of water in them during the transplanting season.

Kanali or second class rice land and baid or third class rice land need no special description.

Bari, including udbastu, badha and gora or tanr formed respectively the three classes of uplands.

Owing to the fact that the popular classification of land was adopted at this settlement, the subject of classification did not give rise to so many disputes and controversies as in other districts. In the vast majority of cases the correct classification was admitted both by the landlord and the raiyat. Generally speaking, neither the raiyats made any attempt to underclassify their fields nor the landlords to over-classify them. In spite of this, however, every effort was made to ensure correct classification especially in the case of rice lands. Besides the check done during khanapuri partal, inspecting officers made it a point to check the classification of as many other fields as possible. Attempts were made to make the classification uniform for the whole district. Thus there was a tendency in some villages to divide the lands into three classes and to call the best lands bahal, though according to the generally accepted principles the best land in the village was merely superior kanali. Again where owing to shortage of seed or for some other reason, bahal paddy was grown in land of which the classification appeared to be doubtful, the Assistant Settlement Officer took into consideration the nature of the soil, the position of the field and the facility for natural or artificial irrigation before classifying the field as dhan one.

Before attestation, the attestation muharrir marked off on the working copy of the map all bahal fields in blue, all kanali fields in red and all baid fields with an ordinary lead pencil. The colouring of the map immediately showed up places where the classification appeared to be doubtful or defective. These places and a few others were then personally visited and checked by the Attestation Officer. The results of classification check were entered in a separate register and khanapuri amins punished if there was evidence of deliberate under or over-classification in any village.

The fact that during fair rent settlement when the people fully understood the importance of correct classification, hardly any serious objections were raised impugning the accuracy of the classification shows that the trouble taken over classification check during khanapuri and attestation was well worth it and that it resulted in the classification being rendered substantially accurate.

69. Attestation Procedure.—The attestation procedure has been described in paragraph 153 of the Palamau Settlement Report. The Attestation Officer's first duty is to check the khewat. What that khewat is, is now perhaps too well known. Paragraph 154 of the Palamau Settlement Report gives a detailed description of it. After the khewat has been attested, the Attestation Officer passes orders on the mistake list which has been written up by the bujharat munsarim. The khanapuri disputes

reopened by the parties are decided afresh and then the new disputes recorded at attestation are disposed of. For a time, the Attestation Officer then leaves the *munsarim* to correct the draft record according to the orders passed on the mistake and dispute lists.

- 70. Rent Proceedings.—The Attestation Officer then turns to the rent proceedings which have been described in paragraph 155 onwards of the Palamau Report. These proceedings are drawn up under rules 18 and 19 of the Rules made by the Local Government under the Chota Nagpur Tenancy Act. Along with the general enquiries about the rate of rent and the previous rent history of the village, it was found advisable at the same time to record evidence and come to a finding on certain other points of customary right which are liable to dispute. The Attestation Officer also made enquiries under section 111 of the Act regarding all prædial conditions. The enquiry regarding customary rights chiefly referred to the following points:—
 - (1) Under what conditions and in what circumstances occupancy rights accrue by custom.
 - (2) The custom regarding reclamation of land by raiyats.
 - (3) Customary incidents of homestead tenancies.
 - (4) Rights in jungle including the right to grow lac and take jungle produce including the flowers and fruit of mohul and haritaki trees and grazing rights...
 - (5) Customary rights exercised by raiyats on trees outside the jungle.
 - (6) Grazing rights.
 - (7) The custom governing the distribution of produce in case of produce rents.
 - (8) The rate at which cess is charged.

In short all points of interest relating to the land settlement and the relations between the landlord and the tenant were enquired into.

71. Customary rights.—(1) All over the district, it is admitted that occupancy rights accrue by custom at once in all land settled on cash rent. Settlement of land on produce rent confers no permanent rights unless the tenant pays salami and takes settlement on kut bhag in which case also he acquires occupancy rights. The twelve year period recognised by law for the accrual of occupancy rights or the rights of a settled raiyat finds no customary recognition.

Both resident and non-resident raiyats are treated alike in all respects and no distinction is recognised between old and new raiyats.

The custom governing the accrual of occupancy rights is the same as above in case of under-raiyats or korfas. Since 1910 however it has been held that section 46, Chota Nagpur Tenancy Act, prevents the accrual of permanent rights in the land in the case of all under-raiyats.

(2) For reclaiming the landlords waste and jungle, permission is always necessary, except in Tundi, where the Santal raiyats of the estate have got the right to reclaim the waste lands and jungles in their own village without permission or restraint. Usually a lump sum is paid to the landlord as salami and a chak obtained on a nominal rent in which reclamation goes on. After 3 to 7 years according to the terms of the nayabadi or ariat lease the reclaimed portions of land are measured and rent assessed according to the estimation of five respectable residents of the locality (pancha bhadran). Out of this a deduction of 6 annas in the rupee is made for the labour and expenses of reclamation. This deduction known as mehnatana, is permanent and the rent is never levelled up to the level of ordinary raiyati land. In areas where the land available for reclamation is scarce, as in thanas Raghunathpur and Gourangdi, the mehnatana deduction tends to diminish to 4 or 2 annas and in rare cases altogether vanishes.

The unreclaimed portions used to be left with the raiyat for further reclamation, but nowadays, some landlords insist on their reverting to the landlord's waste unless the raiyat agrees to take a fresh settlement for reclamation purposes.

For reclaiming waste and upland included within the holding, no permission is necessary nor is extra rent payable. The tenant is perfectly at liberty to reclaim any amount of land he likes, though, when the next fair rent settlement takes place, such new reclamation will be automatically assessed to rent.

- (3) Homesteads belonging to the higher castes, e.g., Brahmins and Kayasths, are generally held rent-free, the custom originating from the historic necessity of inducing Brahmins and others to come and settle down in the district on its gradually getting Hinduised. Homesteads belonging to other castes are either rent-free or the rent is included in the rent of the holding. In the latter case, on the holding being sold up for arrears of rent or otherwise, the tenant is generally allowed to remain in possession of his homestead without payment of rent unless the landlords or the auction purchasers are foreigners who insist on their pound of flesh.
- (4) Customary rights under (4) to (6) of paragraph 70 above will be dealt with in Chapter VII and those under (7) and (8) in Chapter VI. Other minor rights will be also dealt with in their proper place in the following pages.
- (5) For digging tanks or constructing bandhs on the landlord's waste land, permission is always necessary; this is however given very freely except in Tundi, where the result may be seen in the comparatively small number of bandhs that now exist. For constructing tanks or bandhs on the raiyat's own land, no permission is necessary. Even so, in Tundi, the proprietor has been short-sighted enough to put difficulties in the way and apparently he does not realise that he should not hamper developments which the tenants want to carry out at their own expense.
- 72. Khuntkatti proceedings.—During khanapuri, an enquiry was made by the Khanapuri Officer in each village if there was any claim to khuntkatti. The result of the enquiry was noted in the yaddast or the memorandum attached to the khasra. During attestation, the enquiry was again made in greater detail, the oldest inhabitants of the village being examined and their depositions recorded. The malik or his representative was also asked whether he knew who were the original founders of the village and whether their descendants in the male line were still in possession of any part of the ancestral khuntkatti lands. The Attestation Officer then recorded a definite finding. In cases where khuntkatti was allowed a genealogical tree showing the original founders of the village and all their descendants in the male line was drawn up. The finding definitely recorded the names of the khuntkattidars and the plot numbers of the land appertaining to the ancestral holding.

The total number of holdings recorded as khuntkatti in the course of this settlement was 415 distributed in 88 villages. The total area recorded in these holdings was 1,901 acres of rice land and 2,185 acres of up-land. This is only 0.36 and 0.58 per cent. of the total area of rice land and up-land recorded at this settlement. The number of khuntkatti holdings also bore the insignificant proportion of 0.14 per cent. to the total number of raiyati holdings. The comparative absence of khuntkatti is due to the fact that in Manbhum practically all the villages were founded from beyond living memory. It was only in thana Tundi where the largest number of khuntkatti raiyats was found that the Santals could trace the history of a few villages back to their origin. Similar was the case with a few villages of thana. Baghmundi. In other areas the stray cases of khuntkatti allowed refer practically to villages which started originally as tolas of big villages and subsequently came to be recognised either at the time of the Revenue

Survey or more recently as independent villages. The original founders of these villages did not have to undergo all the hardships generally associated with the lives of pioneers. Their descendants though technically khunt-kattidars have got very little to differentiate them from the older raiyats.

73. Village Headmen.—Similar enquiries were made and findings recorded wherever headmen of villages or groups of villages were found. Both these records were of course prepared under section 127 of the Act. A special record was also written up of the customary rights and privileges enjoyed by the pradhan or village headman. This record was called the Pradhani-swatwa-lipi and in Hindi the Pradhani-hakuk-nama.

The points taken into consideration in preparing this record have been ably summarised on page 41 of the Barahabhum and Patkum Report to which a reference is invited.

Village headmen were found in 80 villages only. Out of this, thana Tundi alone accounts for 61 villages, the balance being distributed in various thanas. An account of the 52 santali-ijara villages will be found elsewhere. All these villages except four have their own headmen. In these four villages, the headmen have been recently driven away or forced to resign by the landlord. But under the provisions of section 74A of the Chota Nagpur Tenancy Act, it should be possible for any three or more tenants holding lands within these villages to restore the pradhani system by application to the Deputy Commissioner. The law on the subject was fully explained to the tenants during attestation and I believe in one or two villages the tenants have since then approached the Deputy Commissioner under section 74A.

The characteristics of village headmen in this district are similar to those found in other districts of Chota Nagpur. "The headman is the representative of the village community in all its external relations but he is also a chief resident raiyat. He is in fact a tenure-holder, a landlord, a village official, and a raiyat." He cannot be evicted from his headmanship except by a decree or order of the Deputy Commissioner. The loss of his headmanship does not involve the loss of his raivati holding. His rights to take wood and other forest produce are only those of a resident raiyat but he controls reclamation in the waste lands of the village and enjoys the rent of newly-reclaimed land during the period of his lease or until a new settlement is effected. At the end of any period of settlement he has got the right to take re-settlement on a fair and equitable rent. In thana Tundi, the headmen are practically all Santals. In other areas, Kurmis and other castes are also found holding the office.

In thanas Baghmundi and Jhalda, Mankiari tenures were found which will be further described in Chapter V. These Mankis are headmen of groups of villages, each one of which was originally in charge of a munda. At present only very few mundas are found to be holding the office of village headmen and the mundari khuntkatti tenures are generally to be found in various stages of disintegration. The Mankis are however still in existence though they aspire to be called Shikmi Zamindars instead of Mankis.

separate proceedings in each village with a view to find out landlords' privileged lands within the meaning of section 118, Chota Nagpur Tenancy Act. The procedure governing such enquiries is prescribed in section 122 of the Act. It was found that the terms zirat or nij-jot were not understood and the idea of special rights or privileges attaching to any particular land was foreign to the district. The landlords as a general rule claimed what were known as man or main lands as privileged under section 118. In very few instances however were they able to substantiate this claim. It was generally found that man lands were merely khas lands of the landlord which were given rent-free to ijaradars in lieu of remuneration Lands purchased from raivati stock were usually mixed up with the other

khas lands and were subsequently referred to as man, especially if they happened to be good rice lands. Very few landlords could prove that any portion of their man land was originally reclaimed by them or at their expense. None could prove that the lands were ever let out as landlord's privileged lands. Very few landlords had taken the trouble to observe the provisions of section 118 (1) (a) regarding the character or duration of the lease, in cases where man lands had been let out for short periods.

The customary recognition of privileged lands as such was generally found to be absent. The only custom regarding the accrual of occupancy rights which was generally understood was that occupancy rights accrued at once as soon as man or other lands were settled with tenants on cash rent and that no such rights accrued so long as the settlement was made on produce rent. It was only in case of lands reclaimed by the landlord with his own labour or at his own costs that on the analogy of ariat or korkar the raivats would admit that the landlord had any special rights which deserved recognition.

The total number of khatians recorded for landlords' privileged lands was 77. The area recorded as privileged was 412 acres of rice land and 41 acres up-land. The percentage to the total area of rice land and up-land in the district works out to 0.05 and 0.01 respectively. It will thus be seen how utterly insignificant is the area recorded as privileged in this district. In Barahabhum and Patkum, the total area recorded as zirat was 54 acres including 44 acres of rice land, which was also similarly insignificant.

above are finished and the orders on the mistake and dispute lists duly carried out by the munsarim, the Attestation Officer proceeds to take up the case of each raiyat. The important points in each khatian are read out and explained to the tenant and doubtful matters cleared up by disputes or mistakes being recorded and disposed of, then and there. The rent receipts are then examined to find out the legally payable rent of the holding. The position with regard to the enhancement of rent was different in Manbhum from that in the rest of Chota Nagpur. The Chota Nagpur Tenancy Act was extended to Manbhum only on 7th October 1910. Before this, the law in force was Act X of 1859, which recognised enhancement of rent by private contract or agreement between the landlord and the tenant. Enhancement of rent subsequent to the introduction of the Chota Nagpur Tenancy Act only, had therefore to be discovered and disallowed. The work was rendered easy by the fact that in the majority of cases tenants were able to produce their rent receipts for several years prior to the introduction of the Tenancy Act in 1910

After all the khatians are attested, the commutation form 1 is filled up to show the prædial conditions, if any, existing in the village. The Officer then finished the attestation of the irrigation record and the khatian part II or record of jungle rights. Sometimes these two records were attested first, before the khatians were taken up, to ensure the presence of all the raiyats at the time of attestation.

At the time of attestation, the special incidents column of the khatian was also filled up, the most important entries being (1) a reference to the original patta or kobala with the amount of salami and the nature of the rent. if fixed, (2) the special conditions of nayabadi, ariat or jalsasan holdings, (3) the custom with regard to the division of produce rent, (4) special incidents of service tenancies and tenancies of which the rent is devoted to some communal or religious object, (5) entry of forcible dispossession of the raiyat from part of his holding by the landlord, if any, and consequent suspension of rent, (6) the right of raiyats in trees held within the land rent or on trees held rent-free but situated on the holding. The right

to grow lac or to collect *mohul* produce was also recorded if it had any connection with the holdings but not if it referred to land unconnected with the tenancy.

In the special incidents column of the anabad malik khatian the custom governing the reclamation of waste land by raiyats was also recorded. Generally the landlord's permission was found to be necessary in such cases, the only notable exception being in the case of Santals in Tundi.

76. Completion of the record.—

The stages after attestation are

- (1) Draft publication.
- (2) The hearing of objections under section 83.
- (3) Janch; a critical examination of the draft record to ensure that all orders connected with it have been carried out and all decisions given effect to; and to remove all mistakes and inconsistencies.

After this, the record is fair copied, finally checked and then finally published. Draft publication took place as usual in the attestation camp itself. The status of the draft publication kanungo was, however, raised above that of a munsarim towards the latter part of the Manbhum programme to ensure proper publication of the draft record. This resulted in a large number of mistakes being detected at the time of draft publication which materially improved the quality of the work and greatly reduced the work in janch.

- 77. Final publication.—For blocks A, B, C and D, final publication was done at central camps, by final publication kanungoes, working under the control of an Assistant Settlement Officer, in continuation of the practice introduced in Hazaribagh. It was, however, found that the landlords and tenants showed very little interest in listening to the record when it was read out in camp and the majority never even cared to attend the camp on the date fixed. For enquiry into mistakes left over from janch the parties had usually to be summoned. Considering the amount of money spent, the results accomplished were very meagre. The landlords also complained, that the period of limitation under sections 85, 87 and other sections began to run from the date of final publication but that they had to wait for their copies of the record for another year till the recovery camp went out. In most cases, therefore, the landlords had to take certified copies of the record and thus incur unnecessary expense in filing applications and suits under sections 85 and 87. All these difficulties were avoided in block E by adopting the second alternative method of final publication as prescribed in Government Notification no. 98-S-82-R., dated the 5th January 1924. This method consists in keeping the final record open for inspection during office hours at the headquarters office for a month. The fact is widely published and the tenants and landlords informed at the same time that the date of the certificate of final publication would be that on which the Recovery Officer collects the settlement costs of the village and distributes final parchas. The department had to work hard to get the computation of settlement costs finished in a hurry, immediately after the records were fair copied, but the landlords and tenants were gainers by not having to attend the final publication camp and by getting certified copies of the complete records one year earlier than usual and in time for filing applications and suits under sections 85 and 87. The whole of the expenditure usually incorred on final publication was also send and the algorithm and the section of the section was also send and the algorithm. incurred on final publication was also saved, and the close of the operations in Manbhum expedited.
- 78. Size of programme and difficulties of attestation.—Post publication suits and the revision of the record by the Settlement Officer will be dealt with in Chapter IX. We now go back to some points in connection with attestation which deserve to be noticed.

Block A had over 1,160,000 of plots and though 16 attestation camps were started, the work went on right through the summer and in a few All the other blocks except block E had over 10 camps well into the rains. lakhs of plots each and in block E though the number of plots was 814,842 the work was unusually complicated on account of the presence of collieries and the special problems connected with colliery survey and attes-The largest number of attestation camps was in 1922-23 when blocks C-2 and D were under attestation, the number of camps then being The total number of Assistant Settlement Officers employed that year To quote Mr. Sifton's remarks from paragraph 152 of the Hazaribagh Settlement Report: "I regard the undertaking of a settlement programme in this division, inflated beyond the probable provision of a suitable staff, to be a very grave mistake which goes far towards minimising the good to be expected from the settlement proceedings. I emphasise this opinion particularly with reference to the district of Manbhum which has not yet been taken up and which is likely to present problems quite distinct from those of parts of Chota Nagpur." It was impossible to expect that with other settlements also going on at the same time, Government could spare 45 officers of the requisite standard only for this settlement. The difficulties of attestation were further increased by the fact that many of the officers did not know Bengali, which was the language of the record The strain imposed on the better type of officer who for the first four years. was generally sent to the most difficult area and kept out in camp practically all round the year was very severe, but it was borne with constant lovalty and cheerfulness.

Coupled with the difficulty of getting a sufficient supply of good officers was the greater difficulty of recruiting a Bengali staff. Some munsarims and muharrirs who had previous experience in Midnapore and other settlements in Bengal joined up, but their number was inadequate. Reliance had therefore to be placed on the Hindi-knowing trained staff of the Palamau settlement, which formed the mainstay of the operations in Manbhum. The amins who did the kistwar were also the old Palamau settlement amins and they had to learn Bengali sufficiently well to do khanapuri. In the majority of cases, their hand-writing was something indescribable. Only the Hindi munsarims could read it during attestation, janch and other stages. The only part of the work for which it was possible to get a purely Bengali staff was the fair copying of the record. It was, however, this very part of the work which again gave enormous trouble when the records of block E had to be fair copied in kaithi for which a Hindi staff had to be recruited.

Another factor was a legacy left by the Palamau settlement, which was a tendency on the part of the officers to safeguard themselves by adopting more and more elaborate procedure in disposing of all disputes and rent proceedings. Even in Palamau, as appears from paragraph 178 of the Final Report, it was considered doubtful whether the elaborate procedure did materially affect decisions which would have resulted equally from a more summary enquiry; but it was held that the elaborate procedure rendered these decisions more acceptable to those who criticised the department. In Manbhum, the same elaborate procedure was continued so as not to reopen controversies raised in Palamau settlement and also in deference to the higher level of intellectual development in the district.

79. Language of the record.—The record-of-rights was prepared in Bengali for the whole of Sadr and for thanas Nirsa and Tundi of Dhanbad. For the remaining area of Dhanbad consisting of revenue thanas Gobindpur, Jharia and Topchanchi, the record was prepared in Hindi. There was no controversy about the language of the record in Sadr. The language question in Dhanbad was, however, the subject-matter of some agitation. As early as 1918, agreeing with the opinion of the Deputy Commissioner of Manbhum and the Additional Deputy Commissioner of Dhanbad (Mr. T. Luby), the Board of Revenue recommended that the record-of-rights

for the whole of Dhanbad subdivision should be written in Hindi. recommendation was accepted by Government in their letter no. 5109-R-S-138, dated the 7th August, 1918. Four memorials were then submitted to Government protesting against this decision. These were supported by the then Additional Deputy Commissioner, Mr. Hoernle, and the Board, but the Government adhered to their original decision which they declined to In 1921, the question was again re-examined by the Governor reconsider. in Council and it was then decided that the record-of-rights should be prepared in Bengali for revenue thanas Nirsa and Tundi and in Hindi for the rest of the subdivision. This decision was communicated in letter no. 309 -J.T.-C-9, dated the 8th June, 1921, from the Secretary to Government in the Revenue Department to the Board, and has been given effect to by this department. No useful purpose would now be served by discussing the reasons for and against this decision. Almost all the documents and papers produced by the landlords and raiyats in block E were, however, found to be written in Bengali and there was much difficulty in getting the landlords and raiyats to understand the Hindi record. Rather than write applications and petitions in Hindi, several landlords preferred to do so in English when they were told that they should write their applications either in Hindi or English but not in Bengali. Now that the record-ofrights has been prepared in Hindi, it is desirable that every effort should be made to popularise the study of Hindi in all the vernacular schools in the area—so that in a short time there will be at least one man in each village who can read the record and thus enable the villagers to take full advantage of it.

80. Crop-cutting experiments.—One of the most important duties of the Attestation Officer was to perform as many crop-cutting experiments as he could within his circle. The Attestation Officer first made a thorough check of the classification of lands in the village and then selected fields of each of the three classes of rice land which had an average crop on them. The maps being coloured, an attempt was made to climinate the personal equation in making the selection by taking the centre of a blue patch on the map as an average bahal field, the centre of a red patch as an average kanali field and so on. When the fields selected were ripe for cutting, the officer would go personally and mark off on the ground an area of 0.10 acre on the plot selected. One Gunter's chain by I chain marked off a square having exactly an area of 0.10 acre. Care was taken to see that the area marked out included a fair proportion of ails or field boundaries. The paddy was harvested and brought to the camp where it was threshed and allowed to dry for ten days in the sun before being weighed.

While the cutting was going on, the Attestation Officer made enquiries from the raiyat about the kind of paddy grown, the amount of manure given and the estimated yield as compared with his idea of the normal yield. The raiyat was particularly asked about the yield in previous years as far back as his memory would go and then an average was struck which generally showed that the people regard a bumper crop of 16 annas as the normal to be expected every year, whilst an average crop is generally put down as 10 annas. If then the crop cut was said to represent 10 annas, it was put down as normal or 100 per cent. If it represented 12 annas, it was put down as 120 per cent. and conversely, if it was only 8 annas, it was put down as 80 per cent. and so on.

It was generally found that working on these lines, one got a better idea of the normal average than in any other way. It was also found that the fluctuations from normal were least in bahal and most in the case of baid. Thus bahal might be expected to give a yield varying from 125 per cent. to 75 per cent. in good and bad years, kanali from 150 per cent. to 50 per cent. and baid from 200 per cent. to 0. In seasons favourable to baid but unfavourable to bahal, it is not difficult to find baid fields giving a higher outturn than bahal or kanali fields in the same village, though in ordinary years the baid outturn is one-third and one-half of the bahal and kanali outturns respectively.

Appendix H gives the results of all crop-cutting experiments made by the Attestation Officers. A total of 1,092 experiments was performed on rice land, widely distributed over the whole district. These included 286 experiments on bahal, 357 on kanali and 449 experiments on baid. The following figures showing the maximum and minimum outturns in the range of variation in outturn and also fields experimented upon will show that neither specially good fields nor specially bad ones were selected for experiment.

			Miximum cutturn per acre.	Minimum outturn per acre.
	1		2	3
			Mds.	Mda.
Balal	•••		53	11
Kanali	•••	• • •	47	3
Baid	•••		35	1

The average outturn per acre for all the experiments as compared with the average in the other districts of Chota Nagpur will appear from the table given below:—

Outturn of paddy in different classes of rice land in maunds per acre,

District.	First class rice land,	Second class rice land.	This d c'sss rice land.	Remarks,
1	2	3 111	1	*
	Mds. sr. ch.		Mds. sr. ch.	
Manbhum excluding Baratabhum, Patkum.	30 29 3	24 28 6	18 82 1	For weighted averages in normal years see Appendix H(3).
Barahabham and Pat-	27 0 0	24 30 0	12 to 0	
Ranchi	19 10 0	15 0 0	9 0 0	
Hazaribagh	21 32 2	14 32 4	5 24 S	
Palamau	22 19 12	15 15 12	9 13 9	

81. Experiments performed by the triangle method.—During the seasons 1923-24 and 1924-25 experiments were performed in thanas Gobindpur and Purulia by the triangle method commonly used in Bihar. The area of the triangle used was for an acre minus an allowance of 5 per cent. for the ails or field boundaries. The advantage of this method is that the triangle is very handy and hence the cutting and harvesting operations can be performed so quickly that an officer can easily perform 60 to 80 experiments in a day. Over and above this, the personal element in selecting fields for experiment is done away with, by selecting fields which are actually being harvested for experiment; according to statistical theory, it is not the size of each sample but the total number of samples taken at random which determines the accuracy of the final result, and the triangle method renders it easy to secure at low cost a large number of samples.

Some 118 experiments were performed by this method in thana Gobind-pur including 36 experiments on bahal and 82 on kanali lands. No experiments could be performed on baid as the crop had already been harvested. The average outturn was found to be 27 maunds for bahal and 21 maunds

8 seers for kanali which agree wonderfully well with the figures obtained by the chain method in the same area. Next year, in the area round about Purulia, 1,041 experiments were performed including 211 experiments on bahal, 217 on kanali and 613 on baid lands. The experiments gave average outturns per acre of 18 maunds, 16 maunds and 12 maunds for bahal, kanali and baid, respectively. The figures obtained by the chain method in this area in the season 1920-21 were 24 maunds, 20 maunds and 10 maunds, respectively. The difference between these two sets of figures is explained by the fact that in 1920-21 the crop cut was estimated to represent 103 per cent., 105 per cent, and 109 per cent. of the normal respectively whereas in 1924 the crop was only estimated to be 70 per cent., 90 per cent. 120 per cent. Reducing both sets of figures to 100 per cent. it will be seen that the weighted average obtained by both these methods of experiment is about the same, being very roughly 24 maunds for bahal, 18 maunds for kanali and 9 or 10 maunds for baid.

In connection with these experiments, actual measurements were undertaken to determine the percentage of land under ails or field boundaries which were not separately shown as such in the map. This percentage was found to vary between 8 to 10 per cent. in baid fields and between 5 to 7 per cent. in bahal and kanali fields as against a fairly uniform percentage of 5 in Bihar. From the undulating nature of the country and the large number of kiaris or subdivisions in each field this result was however not unexpected.

82. Reasons for high outturn. -On page 126 of the Gazetteer, Mr. Coupland has given his estimate of the average outturn as 30 maunds for bahal, between 20 to 25 maunds for kanali and between 10 to 15 maunds but nearer 15 maunds for baid. This agrees very closely with the average outturn of over 30 maunds for bahal, over 24 maunds for kanali and nearly 14 maunds for baid as given in paragraph 30 above. The averages obtained by this department were, however, over a series of good years. In 1918 there was a general failure of crops but attestation work had not then started in the district and no experiments were then performed. again the baid crop was a particularly poor one but no experiments were performed. Hence, unless the weighted average is taken, we cannot get a proper idea of the average normal yield, by which I mean the arithmetical mean of the actual crop harvested over a period of 10 or 12 years. The weighted average worked out in this way gives outturn of 27 maunds 28 seers for bahal, 20 maunds 23 seers for kanali and 10 maunds 39 seers for baid. vide Appendix H(3). Making a further allowance for the greater fluctuatiotions in kanali and the possibility of a total failure in baid, I am inclined to regard 27 maunds for bahal, 17 maunds for kanali and 9 maunds for baid as safe figures which could hardly be far wrong. Even after making all these deductions however, it cannot be denied that the paddy lands in Manbhum are the most productive in Chota Nagpur. The only reasons for this which I can think of are given below. As explained by Mr. Sifton in the Barahabhum and Patkum Report the raiyats in this district enjoy an immunity from forced labour (beth-begari) unknown in Hazaribagh, Ranchi They are consequently able to apply themselves to the cultivaand Palamau. tion of their own lands at the proper season without being forced to work first on the fields of the landlord. Apart from this, the lands in Manbhum are undoubtedly somewhat more fertile than the lands higher up on the The very large number of bandhs in the district also provide better facilities for irrigation and thus ensure against the vagarics of the rainfall.

83. Railway and Road Milan.—The survey of the railway lines and roads in the district and the comparison of the survey with the land acquisition plans and reconciling of discrepancies were matters of considerable difficulty. During cadastral recess, the survey was compared with the land acquisition plans as far as they could be obtained from the departments concerned and traces were prepared showing the discrepancies which Attestation Officers had to reconcile. In numerous cases, it was found that the fencing and boundary pillars put up by the railway authorities were all wrong. In several places railways were in possession of lands which had

not been acquired, whereas in others, they had left out lands duly acquired outside their boundary pillars. All the lands acquired had therefore to be properly identified and finally recorded in the railway or district board khatians, and the present possession of the railway shown on all lands not properly acquired.

84. Detailed survey in colliery villages.—When the survey maps of block E came to be examined during khanapuri recess, it was found that owing to the rule which had been previously followed in blocks C-1, C-2 and D, that no detailed survey was to be attempted within blocks of land occupied by collieries, several very important colliery villages appeared on the map as In 1921 with his letter no. 2849-50, dated 25th August, 1921, blank sheets addressed to the Secretaries of the Indian Mining Association and the Indian Mining Federation, the Director of Land Records and Surveys, Mr. Tanner, had enquired whether there was any demand for detailed survey of shafts, pits, quarries, inclines, dhawaras, power-houses, colliery offices and other buildings and tram-lines. The enquiry elicited little interest and it was decided not to survey any details within colliery boundaries. Nothing further was done until 1923 when I re-opened the question in my letter no. 737, dated 25th June, 1923, to the Director of Land Records and Surveys, Mr. Hubback. In my letter I suggested that a conference should be called at Dhanbad to discuss the question of detailed survey and other points in so far as they affected the collicry area. Accordingly, a meeting was held at Dhanbad on 30th September, 1923, which was attended by the Director of Land Records and Surveys, the Additional Deputy Commissioner, the Chief Inspector of Mines in India and a number of colliery proprietors and managers. It was pointed out by the Director of Land Records, Mr. Hubback, that an authoritative survey of the existing features would be useful as showing the position as it stood in 1923-24, if it were subsequently called question and that it would immensely simplify future survey of any further details which may come into existence, whether that survey be undertaken by the zamindars, or mine-owners or by the Mines' Board of Health in connection with their housing and other schemes. The general sense of the meeting was in favour of a detailed survey, though naturally neither the Association nor the Federation officials were agreeable to commit themselves in writing so as to bind all their members. It was accordingly decided that buildings, pit-heads, inclines, roads and other details which were not of a purely temporary character were to be surveyed and shown on the maps. same time, as khanapuri had already been finished and all the details were in present possession of the same company or individual, it was decided not to give separate plot numbers to the details surveyed but to link them up with the bigger plot of uncultivated land on which they stood.

Side by side with attestation, the detailed survey was accordingly started through the agency of experienced kistwar Inspectors, who were however not paid at contract rates but continued to draw their salaries as before. The actual conduct of the operations proved conclusively that not only was there no opposition on the part of a single colliery manager or proprietor to the detailed survey but that in the majority of cases the mine-owners were anxious to get the survey done as quickly as possible and they actually supplied coolies free of charge to help the Inspectors with the work. In a few villages, where the mine-owners were not so keen on having the detailed survey, the superior landlord, realising the importance of detailed survey from his point of view, supplied the coolies to the Inspectors and thus got the work done.

Alamats or conventional signs to represent pits, shafts, inclines, quarries and other prominent features made the maps more attractive and easily readable. These alamats have been shown on each sheet in the margin for facility of reference.

- 85. Record in colliery villages.—The principles followed in the preparation of the record-of-rights of land in the occupation of mine-owners may be briefly stated as follows:—
 - (a) Where a mine-owner had also taken a lease of the surface, he was automatically given a knewat and treated as any ordinary

- tenure-holder. The uncultivated land on which the colliery actually stood was recorded in the anabad khatian.
- (b) Where the mine-owner had merely obtained permission to occupy a part of the surface for purposes of working the mine or had acquired waste land for mining purposes only, the lands in actual possession of the mine-owner were recorded in a separate khatian No rent was attested and in the column for status the words "colliery company" were written.
- (c) Where the land occupied by a mine-owner was not demarcated on the ground and its boundary could not be definitely ascertained, the buildings and other details were surveyed and linked up with the surrounding waste land on the map and the name of the mine-owner or colliery company shown against the plot in the ashiae mashur or list of notable objects but no khewat or khatian was prepared. Such cases were very few.

The following table shows the number of quarries, inclines and shafts surveyed in detail in block E:—

					Total uumbe	r surveyed.	
	Than	1.		Pits or shafts,	Incliner.	Quarrice,	Air shafte.
	1		إقر		8	4	5
Jharia	•••	•••		251	606	200	217
Topehanch	•••	•••	•••	101	1,^31	167	296
Golindpur	•••	•••	•••	2	2	•••	***
		Total	•,	357	1,639	367	513

86. Thana indices.—A register was maintained and written up by the Attestation Officer personally showing the correct name or names of each village or part of a village (tola) in the vernacular with its correct transliteration given in English. From these registers, thana lists were compiled at headquarters giving the names, thana numbers and area of all villages together with the revenue survey name and number of the village. Consecutive serial numbers were given to villages situated within the jurisdiction of each police-station. The thana maps and lists have been printed and copies made over to the district authorities.

87. Distribution of the latha.—In the area covered by the present operations, there was practically no unit of land measurement in common use. Lands were never actually measured but were only defined by vague and indefinite boundaries. Occasionally bighas and kathas were mentioned but none of the raiyats and very few of the landlords had any idea of the actual area covered by a bigha. Nobody knew for certain how a bigha was measured. In several villages, lands were measured in terms of rekhs and kunis which represent fractional parts of all the cultivated lands of the village or by kats and moories denoting the quantity of seed required for sowing the land or the average annual outturn. It was, therefore, decided to adopt the acre and the decimal as the standard of land measurement for the whole district. To enable the people to understand the system, an area representing 10 th part of an acre or 01 (one decimal) was marked on the ground in the form of a square in each attestation camp. On the date of draft publication, a short lecture sometimes attended by a practical demonstration in irregular sized fields was delivered by the Attestation Officer to the assembled crowd of villagers. At the same time a bamboo pole measuring 10 feet 5½ inches and branded at either end to prevent subsequent

alteration of its length, was given to the chief tenant in the village to whom its use was carefully explained. A square with its side equal to double the length of the pole gives an area of 01 (one decimal) which is the smallest unit of area entered in the record-of-rights.

- 88. Necessity of teaching mensuration.—I would now draw the attention of the educational authorities to Mr. Sifton's valuable suggestions in paragraph 132 of the Hazaribagh Final Report regarding the teaching of mensuration and land measurement in the village schools. The Gurus in Guru Training Schools might also be taught the system of mensuration and It would be very useful if they could land measurement in greater detail. be taught also the meaning of the maps on the scale of the present survey. Unless this is done, the people will not get the fullest advantage of the record and the old irregular systems of calculation in bighas, rekhs, hats or moories will continue. Even in 1925, I found the Manager, Encumbered Estates, still speaking in vague terms of bighas and kathas and not using the acre and decimal at all in his records and reports. When this is so in the case of an officer in his position, there is every possibility of the villagers their vague old methods until they are carefully taught otherwise.
- 89. Training of Junior Civilians.—In all 12 Junior Civilians were deputed to this settlement for a course of $5\frac{1}{2}$ months' survey and settlement training. After a short preliminary course at Ranchi, they were put in charge of khanapuri camps, where they supervised cadastral survey and khanapuri and decided boundary disputes for six weeks or two months. After this they were deputed to attestation camps under specially selected Attestation Officers for a month or six weeks. Finally, a short stay at the settlement headquarters completed their training. All the officers picked up the language of the area and made themselves conversant with local customs and traditions and got a thorough working knowledge of the details of the record-of-rights and the working of the Tenancy Act. Their services were very useful to this department, particularly in kistwar and khanapuri where they energetically supervised the work.
- 90. Training of Munsifs and Kanungoes.—Eight Munsifs were deputed to this settlement for a course of eighteen months' training. Six of them completed their full course and were of great help. They were generally placed in charge of attestation camps and some of the sections in recess and one of them was in charge of a fair rent camp for sometime. They acquired an extensive knowledge of local customs and traditions and the working of the Tenancy Act and got a clear insight into the conditions under which the record-of-rights is finally compiled. One Munsif broke down in health at the very beginning and left this settlement after a month on medical leave. Another was found entirely unsuitable to the hard out-door work and was further handicapped by his ignorance of Bengali. After a season's work in an attestation camp, he was transferred to North Bihar Settlement.

Four district Kanungoes were also trained in survey and settlement. Two of them reverted to the general line after a short course. The other two were tried as Assistant Settlement Officers. One was tolerably successful and was kept on till the close of the attestation work, the other was not and he was reverted after four months.

CHAPTER V.

CULTIVATING TENANCIES AND TENURES.

91. Tenures.—The origin of the revenue-free and revenue-paying estates has already been dealt with briefly in Chapter III. In this Chapter, we are only concerned with the origin and description of subordinate tenures of all degrees. The following table will show the extent of sub-infeudation in the district, than by than, excluding parganas of Barahabhum and Patkum.

A tenure does not generally represent an entire village. In fact, an ordinary village contains on an average 9 or 10 tenures of various degrees, the total number of tenures in all the 3,985 villages being 37,473.

Statement	showing	the	extent	of	subinfeudation.
-----------	---------	-----	--------	----	-----------------

Name of Subdivision.	To at number of vil agen.	Pstol.	· Darpet's.	Moharrari.	Mankiari mukarrari.	Darmukarrari.	Lakhraj.	K borposh.	Natiagir.	Debotar and Shihotar.	Brahmotar.	Mahatran.	Lagan panewala nadhyssatwa and maurusi ma.lhyssatwa.	Jamaisa twa.	ljare.	Kruntkatti, Pradhani (Bead-mao).	Nayabadi an . Jaibasan.	Mortgages.	Bomarks,
3	2	S	4	. 8	6	7	6	9	10	11	12	13	14	15	16	17	18	10	20
Sadr	2,637	1,174	231	4,804	55	572	534	380	315	2,471	13,887	563	3,187	1,523	216	62	343	1,180	
Dhanbad	1,349	41	28	1,011		118	136	221	70	514	1,796	123	940	198	428	50	143	191	
Grand Total	3,985	1,315	259	5,615	58	690	670	601	345	2,985	15,663	686	4,127	1,720	d14	128	499	1,371	_

The degree of subinfeudation is greatest in the Panchet and Manbazar estates where there are a very large number of tenures, many of which are either rent-free or on nominal rent. Not many of these tenures date back to the Muhammadan period. The oldest document purporting to create a tenure which came to my notice was dated 1181 B.S. (1774 A.D.). In the Panchet Estate, a very large number of tenures was created by Raja Nilmoni Singh, between the vears 1852 to 1898 and in Manbazar, by Raja Hari Narain Deo, both of whom were improvident and always in need of money.

92. Number of khas villages.—The following table shows the total number of villages in some of the principal estates and the number of villages which are at present held khas:—

	Name o	festate with f		Total number of villages,	Number of villages held khas.	Percenta go		
,		1			1	3	3	•
1. Panchet 19		•••		•••	••• {	1,613	94	6
2. Manbazar 11	•••		•••	•••		380	30	8
3. Baghmundi 3	•••	•••	•••	•••		126	51	40
4. Jhalda 7	•••	•••	•••		•	152	75	60
5. Jharia 8	•••	***	•••	•••		272	149	55
6. Katras !	•••		•••	•••	•••	147	88	60
7. Nawagarh Kis	mats I-l	V 14, 15, 16	, Y, and ¥			153	80	52
8. Pandra Kismat	s I-IV	21-24	•••	•••		369	168	45
9. Tundi 25	•••		•••			296	68	28

From the above, it will appear that in the Panchet estate covering over a third of the district, only 6 per cent. of the villages are held khas by the proprietor. The case of Manbazar is equally deplorable. Jhalda was equally in difficulties owing to the proclivity of Babu Natabar Singh, and Babu Harihar Singh, grandfather and father respectively of the present proprietor, for creating brahmotar and debotar tenures for acquiring spiritual merit and leasing out villages in mukarrari on low rent on receipt of big salami to meet their temporal requirements. The present proprietor,

Babu Uddhab Chandra Singh, has however been remarkably successful in his management of the estate. He is a shewed man who takes a keen personal interest in the affairs of his zamindari which is now one of the best managed in the district. In addition to giving his personal attention to his private affairs, Babu Uddhab Chandra Singh also finds time to do much useful work as Chairman of the Jhalda Municipality and President of the Jhalda Independent Bench of Magistrates.

The estates in the Dhanbad subdivision never appear to have been so much embarrassed with subordinate tenures and having received unexpected additions to their revenue through coal settlements, have been recently able to make several villages khas by purchase from the tenure-holders, and are now in a particularly favourable position.

In the Hazaribagh Final Report, Mr. Sifton remarks "it may be assumed generally that the more numerous the degree of subinfeudation in an area, the worse it will be for the raiyats who have to satisfy the claim to profits of all the middlemen." While this is so also in Manbhum, it cannot be said that even in some of the khas villages the tenants have escaped oppression in various ways.



Maljagir tenures are very an ient and originated in the days when the country was always disturbed and fighting was an everyday occurrence. They find mention in the list furn shed by the Zamindar of Panchet in 1771. an account of which will be found in Chapter X below in connection with the origin of Ghatwali tenancies. An excellent account of maljagir tenures has been given by Mr. Coupland on pages 219 to 221 of the Gazetteer. It is shown there how down to 1:45 the jagirdars were treated as not very different from Digwars. Appointments and dismissals were made and succession regulated as in the case of Ghatwali tenures by the local officials. In 1845, however, Colonel Ousley, the Agent to the Governor General for the South-West Frontier, ruled that they were not police tenures and were liable The jagirdars continued to assert that they were not liable to render personal services to the Raja and that they owed allegiance only to Government. But no further attempt was made to make regular use of their In 1863 the High Court even went further in the case of Udaya Chandra Chakravarty and ruled that the duties of maljagirdars differed little, if at all from those required of all land-holders by the terms of clause 1, Regulation XX of 1817. From this view, however, the Privy Council dissented in the suit, Raja Nilmoni Singh Deo versus Bakra Nath It was definitely ruled that the jagirs of Panchet were Singh in 1883. analogous to the Ghatwali jagirs of Birbhum and that the jagirdars rendered services of public and not of a private kind. The finding was. therefore, that the jagirs were essentially police tenures, resumable neither by the Zamindar nor by Government and alienable neither at death nor by division. Government, however, held that "their services were of no special value and though no formal relinquishment of Government right to the services of the jagirdars has been made, it has since 1881 been taken as finally decided that Government would in future abstain absolutely from being a party to any litigation between the jagirdars and the zamindars. The present position of the jagirdars is, therefore, a favourable one. services are demanded from them, their tenures are not resumable and it has been held that their very nature renders them impartible and also nonsaleable for arrears of rent.

Government having decided not to take any further interest in these tenures, there was no authority which could enforce their impartible character. Consequently, they are now in a stage of disintegration and have become, to all intents and purposes, ordinary tenures on quit rent, which is not liable to enhancement. Thus, village Kasijharna, was formerly maljagir of one Khem Narain Singh. He executed a mortgage by way of conditional cale in 1285 B.S in favour of one Janardan Mahto. The mortgage money, not being paid up, Janardan Mahto took possession of the maljagir through court in 1289 B.S. The three heirs of Janardan Mahto have now partitioned the village amongst themselves. In village Deoli, there has been a partition of the maljagir interest between the two sons, Srinath Sardar and Behari Singh, of the old maljagirdar. It is only in a few villages that the jagirdars admit the impartibility of their tenure and follow the custom of primogeniture. The custom has however been recorded generally in all villages where the maljagirdars belong to the old stock and no partition has yet taken place.

Of the sale of these tenures through the agency of the courts, there are numerous instances. The maljagir of village Bishpuria has been sold and purchased by Sitaram Marwari and others of Purulia. Village Palhal which was ancestral maljagir of one Gobind Singh Bhumij, was sold in execution of a money decree and purchased by Babu Rajendra Nath Mitra of Purulia in 1921. Village Rugri was sold for arrears of rent and purchased by Sasadhar Bhattacharjee and another of Purulia. Another remarkable instance might also be quoted. The Asansol maljagir consisting of the whole or portion of 17 villages was sold in execution of a rent decree and purchased by Raja Nilmoni Singh Deo of Pachet in 1878. He then settled all the villages in patni with his second and third sons. In 1892 the son of Thakur Chhatradhari Singh, the old maljagirdar, and his two uncles instituted pauper-suits claiming each a third share of the ancestral maljagir and prayed that the sale of 1878 should be set aside. One of the

plaintiffs Sambhunath having died during the pendency of the suit, his suit abated and the other two suits were dismissed in 1898. On appeal to the High Court, the decision was reversed and the two suits were decreed in 1896. The appellants Sarobar Singh and Gadadhar Singh each took possession of an undivided one-third share of the entire property. In 1898 Gadadhar Singh died childless leaving Sarobar Singh to succeed to the entire two-thirds. The Patnidars then preferred an appeal before the Privy Council against Gadadhar Singh in respect of his one-third share but through some mistake, no appeal was filed in respect of the share of Sarobar Singh. The Privy Council set aside the decision of the High Court and confirmed the sale. This decision left Sarobar Singh with one-third share still in his possession which was sold in execution of a rent decree in 1902 and purchased by a muktear of Purulia, Babu Mahananda Chakraxerty, who in turn sold it by registered deed to one Kantu Naik, who in 1908 got his name registered for it in the Pachet seresta through court.

Thus, it is only a question of time before maljagir tenures become so totally disintegrated, that they will cease to present any points of difference from ordinary intermediate tenures on fixed rent.

96. Tabedars in Maljagir villages.—There is evidence to show that formerly maljagirdars used to have a number of tabedars under them to assist them in the performance of their duties. When the maljagirdars themselves stopped rendering services to Government, the tabedars had no work and they gradually reverted to the position of ordinary raiyats. Only a few of them admitted that they were tabedars and got themselves recorded as such, as in villages Mudali, Patkua and Deoli. In Bishpuria. the tabedars had long ago sold away their interest and the purchasers were found holding the land as ordinary raiyats. Tabedari tenancies are now freely partitioned and sold, though formerly they used to be impartible and non-saleable in addition to having all the other characteristics of service tenancies.

97. Brahmotar.—The total number of brahmotar tenures recorded during the operations was 15,662 of which 13,867 were recorded in Sadr and only 1,796 in Dhanbad. The largest number of such tenures was found in the Pachet estate. As in other districts brahmotar tenures are permanent, non-resumable, heritable, partible and transferable.

There are two, if not three kinds of brahmotar tenures to be found in Manbhum. Lakheraj, betalabi or nishkar brahmotars, all being rent-free, form one class. Panchaki or mogli brahmotars form another class. These bear a very small quit rent, fixed in perpetuity. It is noted on page 205 of the District Gazetteer that according to Professor. Wilson the term "Panchaki denotes lands originally rent-free but later subjected to a quit rent and that this description probably applies accurately to grants of this nature in Manbhum." Settlement experience, however, proves otherwise. For in all documents or sanads produced,—and they were fairly numerous,—it—was invariably found that the panchak or quit rent was associasted with the tenancy from its very inception and was in no case al ater imposition

The third class of brahmotar tenure is known as kheraji or talabi brahmotar. The rent of kheraji brahmotar is usually not so small as that of the mogli variety. In course of fair rent settlement it was occasionally argued that the rent of kheraji brahmotar tenure is not necessarily fixed in perpetuity. In no single instance however the rent of such a tenure was found to have altered except as a result of fraud or collusion. It is perhaps not unlikely that kheraji brahmotar tenures were originally ordinary intermediate tenures on enhanceable rent which were called brahmotar merely because they were held by Brahmins. It has been, in the past difficult enough for landlords in Manbhum to enhance the rents even of ordinary tenure-holders or raiyats under them. These difficulties must have been more formidable when the tenure holders happened to be Brahmins and the superior landlords occupied a somewhat ambiguous position on account of their elevation from the rank of aborigines to the dignity of Chhatri Rajputs. No wonder, therefore, that in practice the rents of kheraji

brahmotar tenures were never touched. In course of time hardly any difference came to be recognised between kheraji and mogli brahmotars. In the course of this settlement, it was found that the rent of all brahmotar tenures, whether kheraji or mogli, was fixed for ever and was not liable to alteration.

Brahmotar tenures owe their origin to acts of piety on the part of the proprietors in days when Brahmins were really respected. Owing to changed circumstances, landlords have now become averse to making such grants and brahmotar grants of recent origin are seldom met with. The Brahmins being a prolific race, these tenures are soon split up into innumerable small shares. The holders are generally poor and being debarred owing to caste prejudice from honest hard work, they become shifty and quarrelsome. The rise in wages of agricultural labour and the growing apathy and disinclination of lower classes to work for Brahmins or cultivate their land in bhag has hit the Brahmins very hard and unless they take to cultivation with their own hands, they will soon be starved out of existence.

It is not uncommon in this district to find spurious documents manufactured to support brahmotar claims. It is also a common trick with Brahmins to sell portions of raiyati land by describing them in the kabala as brahmotar. In consequence, landlords very critically examined all claims to brahmotar and there were a large number of disputes contesting such claims, which were often very difficult to decide.

It is not common in Manbhum for raiyats to make such grants. The few cases of this nature met with, have been recorded in the remarks column of the khatian against the plots concerned.

- 98. Debotar.—These are for the worship of some idol and include what are called Shibottar, Pirottar and similar other grants. 2,471 tenures of this nature were found in Sadr and 514 in Dhanbad. As usual, the largest number was found in thanas Purulia and Raghunathpur, in the Panchet estate. These grants are non-resumable and are either rent-free or bear a small quit-rent which is fixed in perpetuity and not liable to alteration. Theoretically they are impartible as well as inalienable. But there being no controlling authority, the shebaits generally treat them as their own private property and shamefully neglect the idol to which the property is dedicated. In several instances numerous co-sharers have been recorded as shebaits with a note that they perform the worship in turn. Actually what happens is that the shebaits jointly appoint a Brahmin as priest on very paltry remuneration to perform the worship and the bulk of the income is enjoyed by the shebaits themselves.
- 99 Mahatran.—These are grants made to persons other than Brahmins in recognition of secular services rendered. The area covered by these grants is usually small. The tenures are non-resumable, heritable, partible and alienable. The total number of such tenures recorded was 686 of which 563 are in Sadr and 123 in Dhanbad. These tenures are either rent-free or held on a quit-rent which is not liable to enhancement.
- able, rent-free grants given to near relations of the proprietor of an impartible estate in which the custom of primogeniture is in force. The total number of khorposh tenures recorded was 601 including 380 in Sadr and 221 in Dhanbad. Following the Privy Council decision in the case Ananda Lal Singh Deo versus Maharajadhiraj Garur Narain Singh Deo Bahadur reported in V. Moore's Indian Appeals 82, these grants in the Panchet estate were held to subsist only during the life-time of the granter. But in the case of Chota Bahira Saheba versus Purna Chandra Choudhuri (19 C.W.N. 1272) it was held that it was not established that by custom a khorposh grant under the Panchet Raj lapsed in the grantee's life-time upon the death of the grantor and the land reverted forthwith to the Raj but that there was good ground for the view that a maintenance grant in the Panchet Raj was for the life of the grantee but was liable to be resumed by the successor of the grantor should the latter die during the life-time of the grantee.

All the previous cases of *khorposh* grants of Panchet family, viz. Punchum Kumari versus Garur Narayan Deo (1837-6 Mac. Sel. Rep. 166); Garur Narain Deo versus Anand Lal Singh (1840-6 Mac. Sel. Rep. 354) and Ananda Lal Singh versus Garur Narayan (1850-V.M.I.A. 82) were considered and it was held that those cases do not establish the custom that a khorposh grant was resumable on the death of the grantor, even though the grantee be alive.

Other varieties of *khorposh* also exist. Some are only resumable on the extinction of the heirs in the male line of the grantee or the grantor. The conditions under which *khorposh* grants are resumable have been carefully ascertained and recorded in the khewat in each case.

In the Manbazar and Baghmundi estates, there are a number of villages, called *Hikimali khorposh* villages, perpetually set apart for the maintenance of the *Hikim* or the younger brother of the proprietor. These villages are held by each individual only so long as his elder brother continues to be the proprietor. The *Hikims* have no power to grant mukarrari leases or to create any other encumbrance. Encumbrances, if any, are automatically annulled every time there is a change of hikim and the new hikim has got the option of either annulling the encumbrance or confirming it again during his period of office, which he is generally willing to do, on receipt of a heavy salami or premium.

In some estates, zamindars have virtually created *khorposh* tenures by granting to their wives virtages in *jiban-satwa mukarrara*, the idea being to avoid the possibility of resumption by the next proprietor, until the widows' death.

Patni or mukarrari grants are made on a small scale for the maintenance of illegitimate sons or concubines. These are of course, non-resumable and are governed by the terms of the patta.

- 101. Mankiari and Murari tenures.—The mankiari and murari tenures are survivals of the old mundari village system under which each village had its munda or mura and each group or parka of 12 villages its manki or divisional headman. The tenures are heritable and succession is governed by primogeniture. A small quit-rent is paid to the superior landlord which is not liable to enhancement. The muras or mundas are strictly speaking supposed to have each only a single village. But some of them have been found to hold more than one village. The mundas are still subordinate to the mankis and pay their quit-rents to them. Subject to the payment of quit-rent, the mundas exercise full rights over the whole village including waste lands and jungles.
- 102. Jami-Satwa and Madhya-Satwa tenures.—Madhya-satwa tenures are permanent intermediate tenures which are non-resumable, transferable, heritable and partible, the rent being liable to enhancement. The term is more or less a literal translation of the words "intermediate tenure" and only came into fashion within comparatively recent times.

Jamai-satwa tenures are practically the same as madhya-satwa. In case of madhya-satwa tenures, however, the tenants are already on the land when the tenure is created, while in jamai-satwa there is generally some waste land still available for reclamation. This distinction is however not always recognised and in common usage the words jama-satwa and madhya-satwa are used as synonymous. These tenures are sometimes over-grown raiyati tenancies where the raiyats have permanently raised themselves to the status of tenure holders, and forgotten their original history and come to be locally recognised as tenure holders.

The term jamai-satwa comes from the word jama meaning rent. The original meaning is a right to hold land on payment of rent. Jamai-satwa tenancies may thus be tenures, or raiyati holdings or even the right of an under-raiyat and each individual case had to be judged on its merits before the record-of-rights was prepared.

103. Ijara.—These tenures are not so common in Manbhum as in the other districts of Chota Nagpur. Ijaras are of three class, chirasthai,

meadi and be-meadi. A chirasthai ijara is a permanent lease with rent liable to alteration. The tenure is non-resumable, heritable and transferable.

A meadi-ijara is generally for a short period from three to seven years, the term being mentioned in the original patta. It is resumable on the expiry of the term and within that period is neither transferable nor partible. The rent is not subject to alteration during the term of the lease. Ijaradars holding over after the expiry of the term in the original meadi patta or holding without any patta, have been recorded as be-meadi. Their tenure is liable to resumption after due notice at the end of the agricultural year. The rent is liable to enhancement. In several cases where it has been so admitted by the superior landlord, even be-meadi-ijaras have been recorded as non-resumable, where the ijara has been inherited from father to son and had assumed the character of a maurusi-ijara.

On page 207 of the Gazetteer, Mr. Coupland anticipated as one of the most important results of survey and settlement operations in Manbhum "the giving of a secure title to such headmen-ijaradars as survive, and from the point of view of the superior landlords, the definition of the exact rights of ijaradars of all classes, and the simplification of the procedure for securing to the landlords a proper proportion of the additional profits of the villages."

All these results have been brought about during the course of the operations. All headmen-ijaradars have been recorded as pradhans or village headmen, irrespective of the terms of their vatta (section 74, Chota Nagpur Tenancy Act) and their rights safegy reded by incorporating them in the pradhani satwa lipi. All other iiaradars have been definitely recorded as such with the addition of the we as chirasthai, maurusi, meadi or be-meadi as the case may be, with a full note as to the conditions under which the tenure was liable to resumption and the rent liable to enhancement. In course of fair rent settlement, landlords have also been given all enhancements which the assets made it permissible to give, after having due regard to the ijaradars profits and collection charges.

The *ijara* has never been, except occasionally, an engine of oppression in Manbhum as the *thika* in Palamau and other districts. *Ijaradars* chiefly take *ijara* in order to get the *main* lands of the village for cultivation. The profit accruing from raiyati collections is a matter of secondary importance. During fair rent settlement, in addition to *main* lands, *ijaradars* have been given an allowance of 10 per cent. for collection charges and between 15 to 20 per cent. for profit, thus removing any possibility of their being forced to try, and illegally enhance the rent of their raiyats.

cultivating tenancies recorded as tenures is not well defined. There are many mukarrari tenures covering not more than a few acres. The area recorded under brahmotar tenures is in several cases less than the area recorded in an ordinary raiyati khatian. Yet, these are recognised and recorded as tenures, irrespective of the area involved and irrespective of whether the area is held khas or let out to tenants. In the case of cultivating tenancies, it was often very difficult to decide whether they should be recorded as tenures or as raiyati tenancies, because it was impossible to find out in most cases the original purpose for which the tenancy was acquired. As a general rule, tenancies covering a large area were recorded as tenures when it was clear that the grantee could not possibly have contemplated bringing the whole area under cultivation without inducting other tenants. In all other cases, such tenancies were treated as raiyati holdings.

Cultivating tenancies mainly originate from reclamatory leases which are variously described. The chief varieties are known as jangalburi nayabadi, ariat, jalshashan and jal-kar leases. Jangalburi leases, as their name imply, are clearing leases usually of a specific area of jungle. Such tenancies are usually of ancient date and are held on fixed rent. As the jungle gets cleared, nayabadi leases take the place of jangalburi ones. The terms vary in different parts of the district. The more usual terms are

that the tenant should hold the whole area so settled on a small quit-rent for 5 or 7 years and at the expiry of that period, the area brought under cultivation should be assessed at the ordinary rate, with a remission of six annas per rupee of rent to cover the costs and labour of reclamation. The area covered by the original lease, but not reclaimed, is left with the tenant for further reclamation on the understanding that further rent is payable as reclamation proceeds. With the gradual diminution of suitable land for reclamation and the growth of population, the allowance for mehnatana or expenses of reclamation has gradually decreased in some areas. Thus, in a few villages in thanas Raghunathpur and Gourangdi, the allowance has been reduced to four annas in the rupee and in a few cases even less. Landlords have also ceased to be quite so liberal in respect of the area not reclaimed, which in some villages now-a-days reverts to the landlord. The remission for mehnatana is a permanent remission which is never levelled up.

Ariat tenancies are similar to nayabadi ones but are generally for a smaller area. Rice land reclaimed from up-land, is known in the district as ariat from ar, a ridge, and the tenancies are also therefore known as ariat.

Jalkar and jalshashan tenancies are similar to nayabadi ones but with an essential condition that the tenant is to construct a tank or a reservoir from which the lands to be brought under cultivation or other lands already cultivated could be irrigated. Usually the land on which the tank or reservoir is constructed and a few bighas of rice land immediately below it is given either rent-free or on a small quit-rent. The remainder of the area is assessed to rent as in the case of nayabadi tenancies.

105. Transferability of tenures.—In his Manbhum Tenures Report of 1875, Babu Rai Charan Ghose writes: "it is necessary to mention one romarkable circumstances which characterises almost all tenures of this There prevails here a custom according to which the tenant would dispose of his holding to third parties in entire or any part under deeds of sale. These sales, called kabala sales, are rather peculiar in their nature. Everybody under whatever right he holds his tenure, considers himself justified to part with the same on getting a suitable remuneration. Even occupancy tenants and tenants who hold under no permanent rights, sell their All tenure holder whose rights have been shown tenures. transferable above have been freely exercising their rights of transfer by means of kabalas since a very long time. The transfers are, of course, by custom not binding on the superior landlord unless they are recognised by recorded in his office. Landlords have, however, been freely recognising all such transfers on receipt of salami. Where they have refused to do so, purchasers have got mutation effected through court...

106. Mineral and Jungle rights.—The question of underground rights has been fought out in Court in several cases in Jharia and Pandra between the proprietors and tenure holders such as brahmotardars, mukarraridars and others, who taking advantage of the boom in coal, leased out underground rights behind the backs of the proprietors. As a result of these cases, it has now been finally established, that none except the proprietors have any right to underground minerals, and that a subordinate tenure holder claiming mineral rights must show that the zamindar has granted the mineral rights to him, expressly or by necessary implication.

Before the law was settled as above by a series of Privy Council decisions, it had been held by the Calcutta High Court in 1889 (Nawab Sir Ali Quadir Syed Hossein Ally Mirza Bahadur versus Rai Jogendra Narain Roy, and another XVI C.L.J. 7) that under the patni regulation the property reserved to the zamindar under an ordinary patni lease, would be merely his right to receive rent and consequently, unless any other right was specially reserved under the terms of the lease, all rights including those to minerals, must be held to have been conferred on the patnidar.

In the Sultanpur case (Raja Maharaja Kumar Satya Niranjan Chakravarty versus Ram Lal Kaviraj 6 P. L. T. 42) the High Court of Patna held that the above case reported in XVI C. L. J. 7 must be deemed to have been

overruled by the series of Privy Council decisions, so that even in patni tenures, the patnidar must show that he has got a right to the minerals by the terms of his lease. When the Sultanpur case was considered by the Privy Council, their Lordships observed that the Privy Council had not yet considered any case of a patni tenure and they disagreed with the High Court that the said case in XVI C. L. J. 7 had been overruled by the Privy Council. Their Lordships reserved their opinion on the question, as the case was decided on other points. In the patni lease in that case it was stipulated that the patnidar would get the tenure with all rights urdha and adha. The expression "adha" was held to include underground rights.

This case has therefore again raised some doubts-regarding underground rights in *patni* tenures, which will not be cleared up until some other case goes up to the Privy Council.

In all the recent *pattas* and documents, proprietors have been very careful to put down a clear stipulation that the tenureholders will have no right to the underground minerals.

As regards Government rights to minerals, the Digwari case which is now pending before the Privy Council, viz., the Kendua case from Burdwan, is of very great importance. The Government contention in that case is twofold:—(1) that the Digwari villages are outside the permanently settled estate of Panchet and (2) that in any case the zamindar of a permanently settled estate is not entitled to the minerals. In Revenue-free estates, Government has got even a stronger case to underground rights, but no case has yet gone to the courts.

Regarding jungle rights, all permanent tenure holders have got full rights in all jungles situated within their tenures. Temporary tenure holders, including headmen and *ijaradars*, have got restricted rights which are in some cases hardly superior to those of ordinary raiyats. They however manage to cut down jungle surreptitiously without the knowledge of the superior landlord, whenever they can do so.

CHAPTER VI.

STATUS, RENT AND PRÆDIAL CONDITIONS.

107. Status.—The following table gives particulars of status for the whole district, excluding parganas Barahabhum and Patkum:—

Statement showing number of holdings of different status in Manbhum, excluding Barahabhum and Patkum.

Subdivision.	Zirat. Bakası or Abad Majik.		Kbontksti.	Settled anjate,	Occupancy raisats.	Kon-occupancy raigate,	Nomestad.	Chakran.	Comman lands.	Under-raigals.
1	2	3	4	5	¢	7	8	9	10	11
Sadr Dhanbad	71	40,895 7,958	193 222	2:3,816 63,737	5,649 3,639	64) 630	932 2 303	1,488 1,983	2,849 708	36,993 10,939
Total	77	48,849	415	tar,563	847,8	1,273	3,125	6,471	3,647	47.913

The different kinds of status recorded are now too well known to meritdetailed description. The number of khatians containing landlords' privileged lands was 77 only, as against over 48,000 khatians for ordinary khas land of the malik. The number of khuntkatti khatians was similarly insignificant, being 415 only. The bulk of the khatians stood in the names of settled raiyats and a comparatively few in the names of occupancy or non-occupancy raiyats.

It was found the universal custom in the district for raiyats to acquire occupancy rights at once in all land settled with them on cash rent; and even on kut or sajha bhag produce rent, when salami was paid. The period of 12 years laid down in the Act, for the accrual of occupancy rights, finds no customary recognition. No distinction is ever made between old and new raiyats or between resident and non-resident raiyats. A settlement made on produce rent without salami is considered to be non-permanent and liable to terminate without previous notice at the end of the agricultural year. A raiyat holding on produce rent even for over 12 years is not considered to have acquired occupancy rights, though the law rules otherwise.

The custom governing the accrual of occupancy rights by under-raivats is the same as in the case of raivats. In view of section 46 of the Chota Nagpur Tenancy Act, however, this custom has been held to be in-operative since 1910, when the Tenancy Act was first introduced in this district. All under-raivats whose tenancies originated since 1910, have therefore been recorded as korfa without occupancy rights even when holding under mukarrari pattas granted by the raivats.

108. Homestead Lands.—In the vast majority of cases, homestead lands were found to be held as part of the agricultural tenancy and included within the same rent. In some cases, the homestead lands though forming part of the tenancy were held rent-free. This was generally so in the case of homesteads belonging to tenants of higher caste. Whether the homestead is rent-free or not, when the holding is sold up for arrears of rent, the tenant is only deprived of his agricultural lands but is generally allowed to retain his homestead rent-free.

Raiyats holding homesteads otherwise than as part of their agricultural holdings were given separate khatians, the incidents of which were regulated by local custom as laid down in section 78 of the Act. The status was recorded as *sthitiban* or otherwise as the case may be. The rent was generally found to vary from Re. 0-8-0 to Re. 1-0-0 for each homestead including the *bari* attached.

Bastu bari khatians were only given where the tenancy was purely of a non-agricultural character, e.g., as in the case of traders and shopkeepers who cultivated small patches of upland close to their dwellings but who could not be classed as agriculturists When non-agriculturists only had a house but no bari attached, no separate khatian was prepared but their possession was noted against the plot in the landlord's anabad khatian.

- 109. Service holdings.—These are for rendering secular services in the capacity of gorait, barber, blacksmith, washerman and so on. Chakran khatians were also given for lands given to priests, Domes and others in lieu of cash wages for services to be performed at religious ceremonies, when it was clear that the land had not been permanently gifted away as dan or brahmotar.
- attested in some khatians containing only bastu baris in a few big villages, e.g., Lopara near Kashipur. It was found that these homesteads were held by a particular class of agricultural labourer who did not pay any cash rent but rendered two or three days' begari in connection with some festival. Admittedly, these tenants could not be ejected and hence the holdings could not be attested as chakran merely. On the other hand, the service rendered was distinguishable from the usual begari which is a prædial condition. Hence the status was recorded as sthitiban chakran and a complete note recorded in column 8 explaining the special incidents of the tenancy.
- 111. Holdings held by Malkatas.—Several mine-owners have acquired zamindari rights as patnidars or mukarraridars with a view to recruit labour and to have a better hold on their labourers. With this end in view, they excused the rents of the tenants on condition of their working as malkatas or miners in the coal mines. Outside labour is also encouraged to settle

down near the colliery on small plots of land given rent-free or on nominal Sometimes, the mine-owners help the malkatas to build or repair To determine the status of the various tenancies found in the possession of malkatas was therefore often a matter of considerable intricacy. The enquiry was rendered difficult by the exaggerated claim of the mineowners to record all land held by malkatas as service land, liable to resumption at any moment. The mine-owners had complete hold over their men, who were sometimes even not allowed leave to attend the Attestation Camps. on the date fixed, to put in their claims. The malkatas were always afraid that if they opposed the claims of the mine-owners they would not only lose their lands but lose their employment as well. Careful enquiries were therefore necessary to discover the ancestral holdings of the malkatas and the homestead lands on which they had built huts at their own expense and ariat lands reclaimed by them with their own labour. These were recorded. as sthitiban or dakhali swatwa bishista as the case may be. All other landswere recorded as chakran. Tenancies created since 1910 on condition both of rendering personal services and paying a small rent were, in view of section 101, Chota Nagpur Tenancy Act, not recognised as chakran but treated as ordinary raivati holdings. The result of this however was that the mine-owners suppressed or excused the rents and re-shuffled the holdings so that at a later stage, the malkatas declined to accept raiyati khatians and got the holdings again recorded as chakran. In several cases, malkatas were threatened with having to pay heavy settlement costs if they accepted raivati status and this ruse was often successful.

- whole village community and set apart either for the laya as layali service lands or as bheja bindha lands for the encouragement of archery or some other communal purpose. Every year there is an archery competition for the bheja bindha lands. The man who wins, get the lands to cultivate for one year free of rent. Bheja bindha lands are commonly found in villages in the south-eastern portion of the district, where archery is still practised by the aboriginal and semi-aboriginal races, some of whom are very accurate in their aim. The art is however fast dying out even amongst the aboriginal races, owing to the almost complete absence of game and game birds in the district. Village roads and paths, jahirasthans and other uncultivated lands also form part of the village communal lands which even the land lord has got no power to encroach upon or alienate.
- The number of tenancies held on produce rent is very small. Except in the temporary settled estates of Matha and Koilapal, no recognised rates of rent exist. The cash rents are lump rents paid for the entire holding and based on no precise measurement but roughly on the quantity of paddy land included within the holding and the amount of pan or salami paid. The majority of landlords admit that the rent settled was andazi or based on guess work. In a few villages, the landlords attempted to establish a definite rate of rent per bigha on the strength of some solitary judgment in rent enhancement case, but it was found that these rates were imaginary and greatly in excess of those actually prevalent in the village. At one time, the systems of land settlement by rekhs and kunis, band, muri or pura were prevalent but these systems were always so vague and variable that in no two villages they connoted the same thing and even in the same village there was enormous difference in the quantity of land included in one rekh or kuni.

Sanads and pattas of old times were frequently produced, though many of them were not above suspicion. These always mention delightfully vague boundaries and the description of land given is equally vague. They generally refer to the bari and rice lands but omit to give any details of the complementary upland which in old days was considered to be not valuable enough to be separately assessed to rent. Some landlords were found to have adopted the dishonest practice of taking kabuliats from old raiyats without granting any pattas in order to cover illegal enhancements of rent and make the tenancies appear to be recent creations, from which the uplands and waste lands were excluded.

114. Units of land measurements.—As already stated the system of rekhs and kunis was in vogue in some villages. A rekh represented one-sixteenth part of the cultivated land in the village, and was made up of 4 kunis. One kuni was equal to 4 dunis, which in its turn was made up of 4 thunis. Rekh tenancies have however been very frequently found which contain not only a portion of the cultivated lands but also a share of the village waste and jungle. Over and above 16 rekhs in a village there are also usually found a number of tenancies outside the rekh system. It is therefore obvious, that the system was never a very definite or well established one and now it is practically extinct.

The band or bando merely meant a chak or plot of land with definite boundaries. These are however so vaguely described in the original sanad that they cannot be identified on the ground with any pretension to accuracy. The area of a band may be a few decimals or several hundred acres.

The pura meant vaguely either land which was capable of being sown with a certain quantity of seed or which was estimated to yield a certain amount of grain.

In Dhanbad the moorie system was in vogue. In his rubakari, dated 2nd December 1880, Commissioner Mr. F. K. Hewitt describes this system as follows:—"The lands throughout the whole of this part of the country are measured by moories and only rice lands are assessed. It is, therefore, only necessary to measure rice lands. In order to determine the rate to be paid for each moorie, it was necessary to ascertain the average area of the moorie. Every one agrees that the moorie was a measure of land varying with quantity of seed sown. Thus a moorie of first class land is the area in which 4 solis of 10 seers each of rice seed are sown. A second class moorie is one in which 5 solis are sown and third class moorie in which 6 solis are sown."

In the Nawagarh and Begunkudar estates, as well as in Matha, Koilapal and the 52 Santali Ijara villages, the tenants had some vague idea of the bigha and katha but nobody knew how to measure a bigha or had any idea of how an irregular field was to be measured.

115. Salami or Pan.—In all cases of settlement on cash rent, landlords realise salami though the fact is not always mentioned in the patta. There is no fixed rate. The amount is determined by the nature of the settlement, the quality and quantity of land, the amount of rent fixed and the capacity of the parties to haggle over the terms. Where the rent is mukarrari or fixed for ever, the salami charged is always higher. The sale of raiyati holdings being prohibited by law until recently, people wanting lands had to obtain them from the zamindars on payment of salami which in some cases even equalled the selling price of the land. Cases were found near the colliery area, where landlords had been able to get salami of even Rs. 1,000 per acre for rice land from tenants who had earned hard cash in the collieries but did not know how to invest it except in land. In a large number of cases, it is found that interest calculated even at 6 per cent on the amount of salami paid, exceeds the annual net income from the land. Generally speaking, salami now represents the selling price of the land and therefore it was invariably left out of account when settling fair rent.

Although enormous sums are paid to landlords in the shape of salami, it is notorious that the landlords do nothing to improve the agricultural condition of their tenantry. They do not at all seem to realise their responsibility towards their tenants and they spend everything on luxury or personal aggrandisement. Thus extraordinarily few bandhs in the district are found to have been constructed by the landlords. Old bandhs which the landlords have somehow managed to make khas are generally in a state of disrepair. Most of the landlords are ignorant and improvident and they serve only as brakes on the wheels of agricultural progress.

116. Illegal enhancements of rents.—The landlords not infrequently resorted to more active oppression and even to violence in their efforts to extract enhanced rents. Such abuses were committed even by some of the

biggest landlords in the district and the stories current in the district thereon have been repeated by the Assistant Settlement Officers in their reports, of which the following extracts are examples. Babu B. B. Prashad, Munsif 'Assistant Settlement Officer, notes that he actually saw sears on the backs of raiyats who had been mercilessly thrashed before they agreed to pay the enhanced rents. Other raivats have been tortured with boiling water and in winter with cold water. Babu N. L. Bhagat, Deputy Collector, writing of a village in thana Purulia, describes how raivats were not allowed to harvest their crops until they agreed to execute kabuliats at enhanced rents. Babu S. N. Singh, writing about his area in 1920-21 in Purulia thana, says "sometimes the raivats of this village were stopped from cutting their crops by the Raj amlas and peons, several raivats were beaten by them, sometimes their houses were burnt. On account of the fear of assault by the Raja's men, the raivats had stopped to go out anywhere after sun-set. Sometimes the ails of raiyat's bandhs were cut during the night, with the result that all the water and fish used to escape from the bandh before the raivats had any knowledge of it." Among the oppressive landlords, a petty Anglo-Indian zemindar and coolie recruiter named Cooke, attained an unenviable notoriety. Writing of villages Kenduadi and Kishoridi, Bahn B. B. Prasad, Munsif Assistant Settlement Officer, writes in his circle note—"In 1314 Bhadra, Mr. G. P. Cooke, the previous patnidar of villages Kenduadi and Kishoridi, sent for the raivats to go to Purlia and take fresh settlement as he had newly acquired patni rights therein. The raiyats, however, did not go then. In Asin following, 12 persons were sent and they forced the raivats to go to Purulia. The proposal for fresh settlement and execution of kabuliat at enhanced jama was refused by the tenants, when the head raivat of Kenduadi, Gopal Mahto, was severely beaten. tenants of Kenduadi wanted to take steps in court but they were prohibited from doing so and threatened that, if they did so, they would be turned out of the vilage. The tenants of Kenduadi and Kishoridi then for fear out of the vilage. of worse treatment, made up their mind to execute fresh kabuliats agreeing to (1) 300 to 400 per cent. enhancement of rental, or in some cases even more, (2) giving up their mogli or mukarrari right, (3) giving up all claims to bandhs and trees, (4) agreeing to further enhancement whenever the patnidar chooses to enhance. The raivats were then sent to Chas in charge of the peous and the kabuliats were registered at the Chas sub-registry office in 1908 "

The case quoted above was by no means the worst of its kind. It is on record that Mr. Cooke's fame was so widespread round about Purulia that the very threat of leasing up village in ijara, patni or mukarrari rights to him was enough to induce the raiyats to agree readily to pay an enhancement of even 50 per cent. to their landlord. In one case, the tenants of a village in a body agreed to pay 100 per cent. enhancement to their village landlord, who in his turn had been threatened with a 100 per cent. enhancement by his superior landlord on pain of the whole village being given in patni to Mr. Cooke.

The instances described above happened after the introduction of the Chota Nagpur Tenancy Act in the district in villages within 10 or 20 miles of Purulia and yet the raivats were so terrorized that none of them dared to come and complain to the Deputy Commissioner. Manblum has an unenviable reputation for murders and it is on record that at least one raivat was murdered by some persons unknown within five miles of Purulia when on his way back to the village after having lodged a complaint against his landlord.

117. Rents were generally found to have been enhanced in most of the khas villages of Panchet, in the patni villages of Babu Rajendra Narain Lal Singh Deo and others, in the Tundi estate after it was released from management in 1907, in a few villages of Nawagarh and in villages held by Mr. Cooke. It was not necessary in all cases that oppression had to be resorted to, the mere threat of it being sufficient. In the large majority of villages in the district, however, it must be recorded to the credit of the landlords that there were no determined attempts to enhance rents. In the majority of villages, therefore, the existing rents were found to be

current since a long time and in several cases since the very inception of the tenancy. This accounts for the fact that broadly speaking the relations between the landlords and the tenants in the district, though not cordial, are at the same time not very strained, except in a few villages.

I have not thought it necessary in this connection to mention the cases of Matha and Koilapal, the 52 Santal ijara villages and the Begunkodar and Nawagarh estates where there were regular fair rent settlements effected under the orders of the Deputy Commissioner.

118. Rent receipts.—Rent enquiries were much simplified by the care with which the tenants had in most cases preserved their rent receipts. Rent receipts referred generally to recent years and genuine receipts dating from before 1860 were uncommon. The older receipts were all in manuscript except those granted by the Wards and Encumbered Estates. These hardly ever show the total amount of rent or the arrears due from the raiyat. Later receipts which are generally in printed form are however fairly complete and accurate.

Several of the petty tenure-holders and under tenure-holders were found to be still granting manuscript receipts or not granting receipts at all. They were invariably warned by the Attestation Officers to produce books of printed counterfoil receipts before draft publication and to be careful in tuture to grant printed receipts in every single instance. Some 15 particularly bad cases of landlords who had habitually neglected to grant rent receipts and who failed to profit by the Attestation Officer's instructions were reported to the Deputy Commissioner for action under section 54 of the Chota Nagpur Tenancy Act. In eight cases, the offenders were fined, in four they were warned and in three cases the proceedings were dropped.

119. An examination of rent receipts generally enables Attestation Officers to detect cases of illegal enhancement and to fix the period at which such enhancements were effected. Maulavi Muhammad Tahir, Assistant Settlement Officer, in his circle note for 1919-20 gives an instance of how an examination of rent receipts over a period of years illustrates the rent history of the village. The village referred to is Singraidi of thana Manbazar and the rent receipts are in the name of Loda Manjhi, tenant. The receipts show details as follows:—

Year for wi rent in collected	•	Date of col	lection.	Ren	nt.		Co	68,		Inte	rest	•	Other	duc	s.	To	ots'.	
1		3			3			4			5			8			7	_
				Rs.	e.	p,	Rs.	8.	p.	. Rs	. а.	p.	Rs	. a.	p.	Rs	. a.	 . р
1312 B. S.	•••	12th Chaitre	., 1?13	8	в	0	0	4	0	2	2	6	0	12	0	11	8	ť
1313 "		13th "	1314	8	6	0	0	4	0	2	2	6	0	12	0	11	8	6
1814 "	•••	5th Baisakh	, 1315	8	6	0	0	4	Ò	2	2	6	0	12	0	11	8	6
1815 "	***	3rd Sraban,	1313	8	6	0	0	4	0	2	2	6	0	12	0	11	8	G
1316 "		14th Falgoo	n, 1317	8	6	0	O	4	0	2	2	6	0	12	0	11	8	€
1317 "		22nd Magh,	1318	8	6	0	0	4	0	2	2	6	0	13	0	11	8	9
1318 "	•••	20th Phatgo	on, 1319	8	6	0	0	4	0	2	2	6	0	12	0	11	8	Ű
1319 "	•••	7th Baisak	, 1320	8	6	0	0	4	0	2	2	6	0	12	0	11	8	6
1320 "		17th "	1321	10	3	0	0	5	0	1	4	6	1	J il		11	12	6
1321 ,,	•••	19th "	1822	10	0	0	0	5	0	1	4	0		,,		11	9	()
1322 ,,	•••	20th "	1323	10	0	ø	0	5	Ú	1	4	0		,,		11	9	0
1323 "	•••	6th "	1324	10	0	Ú	0	5	0	1	4	0		1>		11	9	0
1325 "		5th "	1326	10	0	0	0	5	0	1	4	0		17		11	9	0

The Assistant Settlement Officer notes as follows:—" Interest is charged invariably and the same is the case with other tenants. What was remitted in the year 1320 in the shape of interest and other dues was simply added on to the rent and still the illiterate and poor tenant went on paying the amount without any complaint until the case came to the notice of the Attestation Officer."

In thana Raghunathpur, where there are a large number of petty brahmotardars, it was found that by manipulating the interest and other dues and crediting amounts paid against old and time-barred dues, some landlords have succeeded in several cases in piling up huge arrears in the names of raiyats, who actually had been regularly paying amounts in excess of the legally payable rent.

120. Use of the Road Cess returns.—The road cess returns filed during the last cess revaluation of the district were frequently referred to by Attestation Officers in deciding rent disputes. The returns were, however, rarely complete and accurate. In many cases the landlords were found to have submitted false returns, omitting altogether certain tenants and showing smaller rents in the names of others. In such cases, the rents were generally attested on the strength of the other evidence available though sometimes, in particularly bad cases, the rents were attested as shown in the cess returns as a penalty in view of section 20 of the Cess Act. The main use of the returns was, however, to disallow all rakumats or abwabs which the landlords had not shown therein.

Incidentally, though it is not very safe to make any definite estimate on the material before me, it may be safely predicted that the cess revaluation of the district which is on the point of being started, will result in a very substantial increase in the amount of road cess. I would, however, put in a plea on behalf of layas and holders of small panchaki or mogli tenancies who have generally got a few acres of land but who have been previously assessed to cess as in the case of tenure holders. In a number of cases these men pay as cess more or less what they would have paid as rent, if the land had been raiyati. It is obviously unreasonable that they should be penalised in this way.

121. Fixed rents.—Unlike the Bengal Tenancy Act, there is no separate class of tenants holding on fixed rent recognised in Chota Nagpur. The tenants who were found to be holding on fixed rent were generally those who held mogli or jalsasan jamas or who held under pattas fixing their rents mukarrari bina-kami-beshi or fixed for ever. In some areas all the ariat jamas were found to be mogli and so were jalkar or jalsasan jamas also.

Tenancies recorded as being held on fixed rent by virtue of the presumption arising under sub-section 2 of section 51A of the Act will be dealt with later on, in the chapter on fair rent settlement.

almost every village, tenants were found holding small portions of land without any payment of rent. The landlords claimed these lands as chhapit, i.e., held by tenants without the knowledge of the landlord and therefore liable to assessment of rent. The tenants produced kabalas or other old documents describing the lands as brahmotar or rent-free or claimed a right to hold rent-free on account of the long period for which the land was admittedly held without payment of rent. Babu Rai Charan Ghose in paragraph 37 of his report on land tenures in Manhhum writes:—" In many cases, a rent paying tenant parts with a fractional part of his holding and conveys to the purchaser a quasi-rent-free tenure, he himself continuing to pay the rent payable for the portion parted with. It is thus, that many tenures, which in their inception formed portions of mere mal lands, have come to acquire the position of quasi-rent-free holdings."

Forged documents were not infrequently produced to support rent-free claims, particularly in thana Raghunathpur. The decision of rent-free claims was, therefore, particularly difficult. Several of the attestation disputes had reference to such claims which were sometimes carried on even to later stages.

123. Produce rents.—Less than 3 per cent. of the rice land in the district and less than 2 per cent. of the upland is held by raiyats on produce rent. The following table shows the number of tenancies and the amount of land so held.

	1			Number of tenancies.	Rice land	Upland.	Total area including un- cultivated land.
			9		3	4	5
					Астея.	Acres.	Acres.
Settled saiyate		***	•••	10,745	13,788	4,2 62	19,224
Occupancy raigats	•••	•••	***	2.9	305	117	448
Non-occupancy raisats	•••		•••	585	892	243	1,220
		Total	•••	11,539	14,960	4,621	20,693

The produce rents commonly met with are of three kinds (1) adh-bhag or melabhag in which the produce is divided half and half, (2) sajha or kut-bhag in which a fixed amount of produce is paid as rent and (3) aidhari-bhag in which the landlord receives two-thirds of the produce and the raiyat oncthirds. Tikuri-bhag, in which the raiyat receives two-thirds of the produce and the landlord one-third, is also occasionally met with. There was, however, no case of danabandi or dharja-shasya-kar which involves an appraisement of the crop each year. Upland was found to be settled on a system of produce rent called parankar, in which the rent equals the quantity of seed sown and is payable only in years when the crop is grown. Cases of upland only being held on produce rent are however rare, on account of the uplands being not so productive as to offer any inducement to raiyats to cultivate them on bhag.

In adh-bhaq, the seed is usually provided half and half but if either party supplies the whole of it, he first appropriates to himself double the quantity, before the produce is divided. Sometimes, an allowance is also made out of the undivided crop for payment of harvesting expenses. The straw is sometimes divided but is more often taken entirely byt he raiyat, in return for manure used.

In kut-bhaq, the raiyat supplies the seed and bears the whole cost of cultivation. Sometimes, he pays salami, in which case, however, he acquires by custom occupancy rights in the land.

In aidhari-bhaa, the landlord provides the seed and also the plough and plough-bullocks. The raiyat usually gets an advance of 8 or 10 maunds of paddy which is recouped by the landlord after harvest without interest from the raiyat's share of the produce. In some cases, daily wages are also paid. In such cases, however, the bhagidar is more a servant than a raiyat and hence the land was recorded khas of the landlord. Aidhari-bhag holdings are commonly met with in the eastern part of the Sadr subdivision bordering on Bankura. Very few such holdings are found in Dhanbad where produce rents are generally more uncommon than in Sadr.

In all cases of produce rent, the cess is included within the rent paid.

found that in addition to the eash rent, the tenants paid a small quantity of paddy which had been invariably shown in the last road cess returns and also in rent receipts granted to the raiyats. The paddy was clearly a part of the rent and was not a rakumat. Since the last 15 years or more, cash was actually being realized in lieu of paddy at a uniform rate of Rs. 2 per kacha maund all over the estate. As this commutation had been effected privately and informally, it could not be recognised by this department and consequently, the amount of paddy was recorded in the rent column with a note in the special incidents column, that for the last 15 years or more, the tenant had been paying cash in lieu of paddy.

These paddy rents are said to have been introduced during the time of Raja Rash Bihari Singh, who wanted to have khas cultivation in every village, ostensibly for growing paddy for his own consumption. The raiyats, headed by one Chunoo Manjhi, who was an ijaradar of two or three villages under Jharia and who was considered to be the desh-manjhi, agreed to give some paddy to the zamindar in lieu of a portion of the rent instead of giving up some land for his khas cultivation. Accordingly, an amount of paddy was fixed for each village which was then allotted proportionately amongst all the old raiyats. It was found that in a few cases, the landlord actually granted some remission of cash rent in return but in others he did not. Where the tenants proved refractory, the landlord appealed to the courts but lost his case. Hence, these paddy rents are not to be found uniformly all over the estate but are realized only in certain villages and then only in case of particular tenancies.

125. Miscellaneous rents.—Isolated instances of miscellaneous rent were found, chiefly in thanas Manbazar and Gourangdi. Generally the shebaits of debotar property had given out small bits of land to tenants on condition of supplying articles necessary for Durga Puja and other festivals. The articles constituting the rent include goats, fowl, milk, ghee, oil, curds, earthen pots, birds, shoes, iron-nails, cloths, sticks and so on.

126. Kist or instalments for payment of rent.—In some estates, e.g., Jharia, Nawagarh, and Katras, there are four kists (1) Asar, (2) Asin, (3) Paus and (4) Chaitra. In Sadr, there are generally only two kists, Kartic and Chaitra. But nowhere is the collection strictly made according to the kist date. Whenever the landlord is in need of money, he tries to collect the rent and some needy land-lords were actually found to have collected rents in advance for several years. It suits the tenant to pay his rent in lump for the whole year either in Paus when the paddy is harvested or in summer when he gets ready cash from the sale of lac.

127. Rakumats.—Although Regulation XIII of 1793 prohibited the imposition of any new abwabs, it was considered that following the precedent in other districts of Chota Nagpur, all praedial conditions recognised by local custom or usage prior to 1910, should be commuted under Chapter XIII of the Chota Nagpur Tenancy Act. The most common articles claimed as rakumats were shyama ghee, shyama goat, rice and gourd. Most of these rakumats were of recent imposition, dating from the introduction of Durga Puja in the village by Bengali landlords. Again some things claimed as rakumats were rather in the nature of a subscription for the worship of the goddess than a payment to the landlord. Most of the rakumats were not shown in the cess returns. They had also hardly ever been claimed in rent suits. In the vast majority of cases, therefore, the rakumats were disallowed and in only very few cases there was any commutation.

Other kinds of abwabs occasionally met with may also be mentioned:—

- (a) Dak cess, at the rate of Re. 0-1-0 anna per rupee of rent.
- (b) Parbani, realized at the time of the Durga Puja, the amount varying from Re. 0-4-0 to Rs. 2-0-0 per raiyat.
- (c) Mangan, a contribution towards the marriage and shradh expenses in the family of the landlord, the amount varying from full jama (rent) to one-fourth of the jama for each raiyat.
- (d) Nagdi, realized at the rate of Re. 0-1-0 or Re. 0-2-0 per rupee of rent for the writer of the rent receipts.
- (e) Batta, compensation for exchange from the sikka rupee to company rupee.
- (f) Mamuli, a contribution at the rate of Re. 0-0-6 per rupee of rent for the personal expenditure of the landlord.
- (g) Anya Anya Rakam or Har-Ek-Babat at the rate of Re. 0-0-6 per rupee of rent to cover miscellaneous items of expenditure.
- (h) Kara Beori, varying from Re 0-0-6 to Re 0-1-0 for the purchase of a buffalo for sacrifice during Durga Puja.

- (i) Rath Pranami.—In the month of Asarh there is a Rath restrival for the expenses of which the cess is realized.
- (j) Hindola Pranami.—This is a contribution to the landlord for the celebration of a festival in Sravan when the image of God Sri Murlidhar is put on a Hindola (eradle) and is rocked every night during the month.
- (k) Jaroa, a contribution towards the winter clothing of the landlord.

All these abwabs were vague and indefinite and never realized regularly and were therefore disallowed, on the strength of the road cess returns.

128. Begari.—In the majority of villages, there was absolutely no claim to begari. In others, the landlords freely admitted that the begari was not in any way enforced and that the cash value of the food supplied was more than the daily cash wage of an agricultural labourer. The biggest landlords hardly ever exacted any begari. It was generally the inpecunious intermediate tenure holder who tried to exact begari, not so much because he gained any pecuniary advantage but because he got the labour when he wanted it and also because it enhanced his prestige. The most common forms of begari claimed were hal beth for ploughing the land. Kodal beth for weeding it and dhan-kata-beth for harvesting the crop, for a day or two each in the cultivating season.

Begari was found to be customary in several villages in Sadr, chiefly in Block C.

- Act, the Revenue Officers commuted all praedial conditions which were found to be legally payable. The eash value of begari was taken to be equivalent to the wages of agricultural labourers minus the value of the food supplied by the landlord. The commuted value of all praedial conditions was added on to the rent. For the purposes of the proviso to section 105 (3) of the Act, a unit rate of four annas was taken to represent the maximum rate of fair and equitable rent. Whenever the total of the commuted value of praedial conditions and the cash rent exceeded the rent as calculated at four annas unit rate, the whole or part of the commuted value was disallowed so as to bring the total rent within the prescribed limits. This unit rate of four annas compares very favourably with the maximum rate of Re. 0-3-6 allowed in the district as fair and equitable during the course of fair rent settlement.
- 130. Reasons for the comparative absence of Rakumats and Begari.— The higher percentage of literacy and the consequent higher intellectual development in the district makes it difficult for the landlords to impose on the raivats any claims in addition to the legally payable rent. The aboriginals and more especially the Bhumij have a rare capacity for presenting a united front to all attacks on their rights and privileges and when hard pressed, they do not submit tamely to the landlords but put up a hard fight. Their reputation for crimes of violence also acts as a deterrent on landlords, most of whom are resident within their estates and consequently dare not incur the serious displeasure of their tenants. Most of the landlords belong to the same class of people as the tenants though they have latterly assumed the dignity of Chhatri Rajputs. They have not got the power and capacity to lord it over their tenants. The presence of collieries at their very door provides a perpetual source of employment. High wages obtainable in the mines and ready cash obtainable from the sale of lac, make the majority of tenants very independent. All these causes account for the comparative absence of praedial conditions in Manbhum, as they also account for the almost complete absence of kamias or bond serfs, who were found to be so plentiful in Palamau.
- 131. Cess.—The principal landlords were generally found to be levying cess at the legally payable rate. The intermediate tenure holders were however in some cases found realizing cess at the rate of one anna in the rupee

and sometimes even at higher rates. The worst case met with was in Mudali, where the disqualified proprietor used to collect cess at higher rates, even going upto four annas in the rupee, and the Manager, Encumbered Estates, was found to have continued the practice even some years after the estate had come under his management. As mentioned before, instances were found in which Layas and raiyats holding a small quantity of land on ariat or mogli jama were found to be saddled with a totally disproportionate amount of cess on account of their holdings having been treated for cess revaluation purposes as tenures.

CHAPTER VII.

TREES AND JUNGLES.

132. Area of Jungle.—There are 781 square miles of jungles within the district, out of which 250 square miles or nearly one-third lie within parganas Barahabhum and Patkum. 531 square miles is situated within the area covered by the present operations, including 422 square miles in Sadr and 109 square miles in Dhanbad. Dhanbad has got proportionately very little jungle and this is all situated in the northern half of the subdivision, chiefly in thana Tundi. In Sadr, the bulk of the jungle outside parganas Barahabhum and Patkum, is situated in parganas Bagda and Bishpuria in Purulia thana and in the hills of Baghmundi and Jhalda.

Out of the 422 square miles of jungles in Sadr, 163 square miles is culturable whilst 259 square miles is unfit for cultivation. In Dhanbad, only 48 square miles is culturable and 61 square miles is unfit for cultivation. Most of the big trees in the jungle are spectacular but more or less useless like simul trees. Big mahul trees, which on account of their valuable produce are never cut, are also to be found. Other trees met with are sal, kend, asan, satsar, pial, bhela, nim, gamhar, karam, pipal, bar, am and jam. But except the fruit bearing trees, the others are hardly ever allowed to grow to any considerable size except in inaccessible places on some of the big hills. The bulk of the open jungle is of very little value except to supply the domestic needs of people who rely upon it for fuel and fencing and for supplying grazing for their cattle and edible roots and fruits for themselves in times of scarcity. For preparing agricultural implements and for house-building purposes, practically everybody outside Tundi and Baghmundi has to purchase timber from the nearest hat, where it is brought for sale either from the landlord's rakh jungle or from outside the district.

133. Jungle rights.—Jungle rights have been recorded in Khatian Part II in each village. Happily there was very little controversy regarding these rights in this district. The little jungle that is still left has definitely got split up into two classes (1) scrub jungle which it is not worthwhile for the landlord to look after and with which therefore the tenants are left to do whatever they like and (2) jungle which is definitely recognised as the landlord's rakh which he periodically sells by auction to the highest bidder generally once in three years. In the second class of jungle, the only rights claimed by the raivats are, that they can graze their cattle free of charge except for a short period after the jungle has been cut, when grazing is temporarily suspended to enable the new shoots to grow outside the reach of The raivats also claim the right to take edible roots and fruits and flowers of mahul and other trees, free and without payment. These rights are generally admitted by the landlords. In some villages, the tenants are found to have also got the right to cut and take bushes and scrub jungle for fuel and fencing purposes and to take forest creepers like dudhilata and chiharlata for making ropes for thatching their houses. Apart from this, however, the tenants have admittedly no rights in these rakhats or reservejungles and this has been so recorded in khatian, part II.

In the open or *katat* jungles, the landlords seldom deny the rights of the raiyats. The most common rights found include the right to take dried up trees and branches for fuel and thorns and shrubs for fencing, free and without permission. Raiyats similarly can take fruits and flowers of *mahul* and other trees and edible roots freely and without permission. Grazing is free, except when the new shoots and branches sprout forth. Timber for house-building or repairing purposes or for agricultural implements, where found, can be taken free and without payment but generally the landlord's permission is necessary either for cutting all trees or sometimes for cutting trees, which are above a certain girth, at 3 feet above the ground.

The rights are everywhere limited to meet the immediate and reasonable requirements only and storing up of wood or wanton destruction is prohibited. No tenant has any right to take wood or fuel or fencing from the jungle for sale. There are certain valuable trees specified in each village which nobody may cut. Such trees are am, jam, mahul, arjun, nim, tetui, haritaki, kend, kusum, palas, kathal, asan, pipal, bar, tal, khejur, sisu trees and sal trees having a girth of over 12 or 18 inches at 3 feet above the ground. Another right which is found common all over Manbhum and which applies not only to trees in jungle but also to trees standing on the landlord's waste land is that tenants may cut branches of these trees, freely and without permission, for cremating their dead.

134. Mahul and Haritaki in jungle.—Mahul trees are found in almost The flowers, which are valuable for food and for fermen all the jungles. tation, are collected free by the poorer raiyats and are also eaten up by cattle. In some jungles, it is found that particular mahul trees are specially allotted to each tenant. In a few instances, trees were similarly found to have been reserved for the landlord. Sometimes, landlords claimed half the produce of mahul trees from the raivats as rent but such claims were rarely proved. Where, however, particular trees had been specially reserved for the landlord, he was sometimes found to have given the right to collect the produce on half share to one of his servants. In the Tundi estate, where there are large number of mahul trees, it was claimed by the proprietor that he had the right to cut down these trees indiscriminately at any time, but it was admitted on his behalf that the mahul produce was taken by the raiyats free of charge and that so long as the trees were capable of bearing fruit they The claim was, therefore, disallowed. were never cut.

Haritaki trees abound in the jungles of Bagda pargana. The fruit is valuable for oil and is generally taken free by the raiyats but in some villages the landlords have succeeded in leasing out the trees on lump rent and thus extinguishing the customary right of the raiyats.

135. Lac cultivation.—Lac is extensively grown on kul, kusum, palas, babla, pakur, dumur, pipal, kariar, satsal, lipsi and sisu trees. Of these kul or plum trees are generally found in baris outside the jungle, the dwarf kul tree found in jungle being of no use for the cultivation of lac. All the other trees mentioned above are to be found in jungles. Admittedly, all over the district, nobody has got the right to grow lac on trees growing in the jungle without permission and payment of rent to the landlord. There is no recognised rate of rent. Sometimes the rent is settled at the rate of 1 anna or less per tree but generally a lump rate is settled for all the trees in one chak or for the entire jungle. In the Tundi Estate, the landlord claimed a rent of Re. 1 for every 100 palas trees but actually it was found that there was no such rate and that the lump rentals prevailing worked out at even less than the rate claimed by the landlord. Lac is most extensively grown in the jungles on the Baghmundi hills, where chiefly kariar, satsal, lipsi, sisu, pakur and dumur trees are found.—Palas jungles are found all over the district and the largest amount of lac is grown in jungle on palas trees. The best lac is that grown on kusum trees, which are to be found in jungles as well as outside the jungles on waste land.

FOOTNOTE.—The Bengali names of trees have been used in this Chapter. For facility of reference the common Hindi or English names are given below in the case of a few important trees—am, manyo, kul bair or plum, jam jamun, makul mahua, haritaki harra, and tetul tamarind. For further particulars and for botanical name of trees vide Appendix P at the end of this report.

A detailed description of the methods of lac cultivation and the manufacture of shellac, appears in the Gazetteer on page 159 et seq, to which a reference should be made for detailed information. The subject is now too big and too specialised to be adequately dealt with in this Report.

136. Tasar.—Tasar is not reared very extensively in this district, but it is still reared to a certain extent near Kenda on the Manbazar road and in thanas Chas and Tundi. Asan, sidha and dhau trees are generally used, but the asan tree is the most popular. The rearers are chiefly Kurmis but Santals, Bhumij and others also occasionally go in for it. The growers observe rigid austerities and for months together they take every day only, one simple meal of rice and pulse. They neither themselves enter the asan grove without bathing nor allow others to do so. The common belief is that unless these rules are observed, there would be no cocoons. The process of tasar cultivation may be described briefly as follows:—In the month of Bhadra, two or more male and female moths are encased in a basket or patam made of asan, sihora and sal leaves. The female lays eggs which generally hatch within 8 days. On the 9th day the lid is opened and the basket hung up on the branch of the tree selected. The insects of one patam spreading out on the branches form roughly one khair of cocoons, on big trees and correspondingly less on small trees. One khair consists of 320 gandas or 1280 eocoons. The price of good cocoons varies from Rs. 8 to Rs. 20 per khair, while the inferior ones sell from Rs. 3 to Rs. 6.

No raiyat has got the right to rear tasar without permission and payment of rent. There is no fixed rate of rent but a lump rent is settled for all the trees within a chak or sometimes for as many trees as a man can look after. In Tundi, a fixed rate of 6 annas per arabari is realised and is known as patkar. One arabari contains between 30 to 80 trees. In other areas, the rates are equally low, though there is no recognised rate in existence.

137. Reclamatory rights.—There is no doubt that in ancient times there were no restrictions on the reclamation of land within the jungle, and even the landlord's permission was not always considered necessary. Land was plentiful and landlords were anxious to induce people to settle down and clear the jungles and establish villages. Now, however, it is generally admitted that raivats have got no right to reclaim jungle or waste land outside their holdings, without the landlord's permission, which can only be had on payment of a substantial salami. The only exception to this rule is found in the case of the 52 Santali ijara villages in Tundi. There the resident raiyats have unrestricted rights of reclamation in jungle and waste land without permission or payment. Neither the village head-man nor superior landlord can stop or restrict the exercise of this right in any way. This right was definitely recognised by Commissioner Mr. Hewitt in his rubakari of 1880 and has been now so recorded. The raiyats have of course to pay extra rent when the reclamation is discovered and assessed, a remission of 6 annas in the rupee being granted, as in other cases, cover the eost and labour of reclamation.

Outside the Santali ijara villages, tenants wishing to reclaim land, have to take regular *nayabadi* or *ariat* settlement, on terms which have been already described in Chapter IV.

138. Grazing rights.—All over the district, the tenants have got the right to graze their cattle on the waste lands and jungles of their own and adjoining villages, free and without permission. When any jungle is cut, grazing is temporarily suspended for a few months, to enable the young branches and shoots to grow up beyond the reach of cattle. Some landlords claimed grazing free under the names ghaskar or kharcharai, but these were found to be recent innovations introduced a year or two before the advent of settlement and realised by force or fraud from a few tenants. These claims were therefore disallowed. In the Tundi estate, the proprietor claimed one seer of ghee, 2 chhataks of milk and Rs. 1-8-0 as the price of goat anunally from each village on account of grazing fees. It was admitted before me

however, that the ghee, milk and cash collected went to defray the expenses of Durga-Puja and had been claimed as abwabs at the time of attestation. It was only when the Attestation Officers had disallowed the claim, that as an after thought, the aricles were claimed as grazing fees. Needless to say, the claim was disallowed. Thus, no fees were found to be legally payable for the exercise of grazing rights anywhere.

exist in the Baghmundi and Tundi estates and on a smaller scale in the patni estate of Krishna Prasad Lal Singh Deo. In the Baghmundi estate, bankar is realised from tenants living on the plains at the rate of 5 annas to Rs 2, per house, per annum. Many people, however, escape payment altogether for want of proper management. Persons who are in the good books of the landlord are also freely exempted. On payment of bankar, the tenants are entitled to get timber for house building purposes with the permission of the landlord and fuel and fencing, free and without permission. People living on the hills are exempt from payment of any fees. They are allowed to cut fire-wood free, not only for their own use but are even allowed to take head loads for sale in the hats, on payment of one pice per load to the ghat thikadar. In the patni estate of Krishna Prasad Lal Singh Deo, the raiyats take timber for fencing, fuel, and agricultural implements on payment of a jungle cess varying from 2 annas to Re. 1 for each tenancy. The cess was originally imposed according to the number of people in each family, but it has never been altered since and has now become an incidence of the tenancy.

In the Tundi estate, non-Santal raiyats have to pay annually 9 annas per plough as bankar. Raiyats having no plough of their own pay 4 annas 6 pies only. Indigent persons are altogether exempt from payment of bankar. In return for bankar, the tenants are allowed to take fuel, fencing, and timber for agricultural and house building purposes from any of the non-reserved or katat jungles of the estate. The Santal raiyats however exercise all these rights without payment or permission.

Practically no other instances of bankar were found to exist. Very little timber suitable for house building purposes or for making agricultural implements is however to be found in katat jungle, and this has to be therefore purchased from the rakhat by all raiyats.

140. Jungle rights in Tundi.—Agrarian troubles threatened in Tundi between 1869 and 1870 between the zamindar and his Santal raiyats, when the zamindar, acting on the advice of his Dewan, Khetra Nath Chakladar, set vigorously to work to enhance arbitrarily the rents of the raiyats and impose new cesses including a jungle cess and a cess on thatching grass. zamindar succeeded in getting kabuliats duly executed and registered by some of the Santal Ijaradars agreeing to all his demands, on behalf of themselves and their raiyats. The ijaradars, who appear to have signed the kabuliats without understanding their contents, stopped making direct payments of rent to the zamindar and began to deposit rent at the old rates in court. The zamindar then retaliated by prohibiting the cutting of small trees from jungle for domestic purposes and stopping the harvesting of lac and tasar in jungle. This led to a number of suits in court and finally relations became so embittered that Colonel Dalton, the Commissioner of the Division, was compelled to intervene, and exert his personal influence to bring about a settlement. A compromise was effected, which was embodied in Colonel Dalton's rubakari, dated the 16th November 1871. We are not concerned here with the settlement of the rent question which will be treated in Chapter IX but only with the question of jungle rights. Regarding this Colonel Dalton laid down that "the raiyats were free to cut jungles as they pleased for houses, for agricultural implements, for burning and for hedges. They were to preserve important timbers (pradhan kashta) and not to extirminate existing jungle. If they fail to observe these conditions, they were to make good the damage ". Mr. H. H. Risley (subsequently Sir Herbert Eisley) commenting on this wrote "this last condition is obviously too ambiguous to be of much practical use. With a lively demand for railway

sleepers barely 20 miles off, it was not to be expected that the Santals would display a foresight and forbearance which are entirely foreign to their character. In practice, however, the difficulty was solved by the raiyats cutting sal sleepers wherever they chose, except in the zamindar's forest reserve (rakh jungle) at the edges of the hill." Colonel Dalton had in fact effected only a temporary compromise and left the jungle question vague and unsolved.

The matter cropped up again in 1880, during the rent settlement of the Santali ijara villages, when the jungle question had become of first class importance. The following rules were then laid down by the Commissioner, Mr. J. F. K. Hewitt, in his rubakari, dated the 1st December 1880, "the raivats shall have the fruit of all mahua trees in their villages, free of rent. and such wood as they may require for building purposes, agriculture and household implements, fuel and fencing and they will also be allowed hill grass for thatching but they must not cut wood in jungle set apart for preservation by the zamindar, who will allot an adequate portion of the jungle for the use of the raiyats. This area shall not be less in area than three times the rice cultivation, provided that in no case more than 500 bighas need be given." In spite of this however, Mr. Bradley Birt in 1904, found affairs as unsatisfactory as ever. Commenting on the terms in Colonel Dalton's rubakari he says "the last clause was however vague and indefinite and eventually proved a fruitful source of future disputes. varying degrees of opinion as to what constituted important timber and what quantity of wood was needed by a raiyat for his own domestic purposes still left zamindars and raiyats a common battle ground. The preserved jungle which is the rakh or private property of the zamindar was undemarcated and undefined and constant disputes have ever since raised round the question of its limits and extent ''. Commissioner Mr. Hewitt's rules might also be said to be as vague and indefinite as those previously laid down by Col. Dalton and Mr. Bradley Birt's remarks apply equally well to Mr. Hewitt's rules also.

In 1890, the Deputy Commissioner, Mr. E. N. Baker (subsequently Sir Edward Baker) on the complaint of the zamindar, issued a proclamation to all inhabitants of pargana Tundi, prohibiting the cutting of sal, mahua and other valuable trees and threatening the prosecution of all persons who cut such trees whether with or without the so called permission of the lessees or ijaradars. This proclamation was also fairly vague and could hardly produce much effect.

There, so far as the authorities were concerned, the matter rested until 1922-23 when Tundi estate came under attestation. A tussel was however always going on between the zamindar and his *ijaradars* on one side and the raiyats on the other, with the Police occasioanlly taking a hand and sending up raiyats under section 379, Indian Penal Code, for jungle cutting. The zemindar who was always in financial difficulties, also went on selling the jungles for indiscriminate cutting every 3 or 5 years or whenever he could get any one to bid for them and in this he was ably assisted by a succession of Diwans, whose tenure of office being precarious, left no inducement for them to conserve the jungle by exercising any foresight. Especially during the period when the zemindar was fighting his ex-Diwan Pundit Dwarka Nath Misra by setting up rival Diwans, jungle destruction went on in Tundi on an unprecedented scale. Both rival Diwans wanted money and indiscriminately sold jungle or allowed raiyats to cut it, so as to get popularity with the raivats, whilst the collection of bankar was sadly neglected.

141. Special Khatian Part II for Tundi.—During attestation, the preparation of the record of jungle rights in Tundi proved a matter of great difficulty on account of the exaggerated and unreasonable claims put forth both on behalf of the zamindar and the Santal raiyats. Owing to the mismanagement of the affairs of the estate, the zamindar's agent also put forth conflicting claims in the five different attestation camps and the documentary evidence available was produced only in some camps and not in others and even then at a very late stage after several villages had been finished from

attestation. The result was that it was only towards the end of the season that the Attestation Officers could arrive at satisfactory conclusions regarding customary rights. It was necessary, therefore, to amend the khatian part II in villages which had been previously attested at the beginning of the With this end in view all the khatians part II in Tundi pargana were carefully scrutinized during recess It was found that the customary rights of user in the villages were fairly uniform all over the estate. It was also seen that the ordinary form of khatian part II was not suited to the special circumstances of the case. Accordingly, it was decided to prepare a separate schedule, embodying all customary rights and attach it to the ordinary khatian part II in each village, the schedule being meant to give the customary rights all over the estate and the khatian part II the special exceptions and peculiarities appertaining to each particular village. The Board having sanctioned the proposal by their order no.17-180-2, dated the 5th November 1923, the schedule was duly prepared and widely draft published all over the estate. Fresh objections were invited under section 83. Chota Nagpur Tenancy Act, and 112 such objections were filed on behalf of the landlord and tenants. On behalf of the landlord, it was claimed that the raiyats had practically no rights in the jungle and that all of them including Santals were liable to pay bankar. The raivats, on the other hand, including non-Santals claimed to exercise full rights indiscriminately in all jungles of the pargana, without the necessity of paying bankar or even obtaining the landlord's permission. Babu Ray Hardatta Prashad was specially deputed to dispose of these objections and he generally upheld the draft schedule except in two particulars:-

- (i) The girth of sal trees which the raiyats could cut was found to be upto 36 inches and not below 18 inches as in the draft schedule.
- (ii) A few more varieties of trees were added to the list of pradhan kasht which the raiyats could not cut.

The record as corrected by the section 83 officer, was finally published and was not contested by either of the parties at any later stage. It is printed as Appendix M of this report for facility of reference.

As it now stands, the record classifies the raiyats into Santals and non-Santals, specifies the exact limits and extent of the zamindar's rakh or preserved jungic and also specifies the villages in which bankar is realized and those in which it is not. In the rakh jungles, the raiyats have got no rights except to graze their cattle and take jungle fruits and roots including mahul produce free and without permission. In other jungles, it is noted that the Santals can exercise their customary rights of taking timber for house-building and agricultural purposes and for fuel from the village jungle and failing that from the nearest other jungle of the estate without payment or permission of the superior landlord. The Santals have also got the right to take bamboos free from their own village jungle but for taking bamboos from other villages they have to pay the price. These rights, subject to certain restrictions about the class and size of trees which are embodied in the schedule, are common to the Santals all over the estate whether they belong to the 52 Santali Ijara villages or not.

The non-Santal raiyats have got the right to graze their cattle, to take mahul produce and fruits and edible roots from the jungle, free and without permission. They have also got the right to take wood for domestic and agricultural purposes without payment of bankar and without permission in certain jungles in their own villages. But for taking wood from other jungles of their own or other villages, they have to pay bankar at the rate of 9 annas a year for each plough or if they have no plough, at the rate of 4 annas 6 pies.

Certain valuable trees cannot be cut at all, whether by Santals or non-Santals, without the permission of the landlord and even Santals are not allowed to cut trees, including sal trees, having a girth of over 36 inches at 3 feet above the ground.

The zamindar has got no real instinct for jungle preservation and his whole idea apparently is not to conserve the jungle in the interests of posterity but to convert as much of it as he can into hard cash at once. The entries now made in khatian part II will have the effect of preventing all destruction of the jungle by raiyats resorting to wasteful or improvident methods, at the same time safe-guarding their legitimate rights so long as any jungle exists outside the zamindar's rakh. There is, however, nothing in the law or in the record-of-rights to prevent the zamindar from destroying all jungle whether katat or rakh by wasteful and improvident methods. The only way of preventing the destruction of the jungle in Tundi would be to persuade the zamindar to apply under section 38 of the Forest Act for its preservation. As this, however, takes away his own right to sell the jungle indiscriminately to the highest bidder, it is very unlikely that he will do so. It will be easy for him and for others later on to lay the whole blame for jungle destruction on the settlement record but from what follows, any reasonable man will be able to see that not the settlement but the zamindar has got the key of the whole situation.

142. Responsibility for the destruction of jungle.—In forwarding a copy of letter from the Deputy Commissioner of Ranchi on the subject of the respective rights of landlords and tenants in jungles other than *khas* jungles, the Commissioner of the Chota Nagpur Division, in his letter no. 1261-R/XIV-6, dated the 11/13th April 1922, to the Director of Land Records and Surveys, Bihar and Orissa, requested the latter to take such steps as were possible "to ensure that Assistant Settlement Officers in Manbhum avoided the harmful classes of entries in regard to jungle rights, which resulted, in the districts of Ranchi, Hazaribagh and Palamau in a race being brought about between landlords and tenants to exterminate jungles." In forwarding a copy of the Commissioner's letter to the Settlement Officer, Mr. A. D. Tuckev, Director of Land Records and Surveys, in his letter no. 682-T.. dated the 13th September 1922, observed as follows: agree with the Commissioner, that there have been proved to be harmful classes of entries in regard to jungle rights, which have resulted in the districts in a race being brought about between landlord and tenant to exterminate jungles, and Government have before them a mass of material on the subject and may be presumed to be fully alive to the position. Any crystallisation however in a written record of the somewhat indefinite rights of maliks and raivats in jungles is apt to have the effect both of disclosing to the parties that their interests clash and so encouraging both sides to get as much as they can from the jungle; and also of stereotyping into permanent and irreconcilable rights, customary rights which otherwise change as cultivation extends, communications improve and jungle produce becomes scarcer and more valuable. It is of importance that the record-of-rights in jungle should show not only the actual rights now existing but also the restriction and limitations to those rights and this is the part of the record which is apt to be framed inadequately by the Attestation Officer unless this work is carefully supervised. Moreover, while before the Civil or Criminal Courts the raivat who attempts to prove a customary right is at a great disadvantage and is almost helpless, the reverse is often the case before the Attestation Officer if there is any combination between the raivats, for they are able to produce a volume of evidence which it is difficult for the landlord to rebut, even if it is false, unless he has managed his jungles with very unusual care In the parts of Manbhum under settlement, there are not and efficiency. many places outside the Baghmundi and Tundi hills where there remains any large area of jungle, and its destruction has already, though there was no record-of-rights, proceeded further than in any other district of Chota Nagpur. In the Tundi estate, there has been recently considerable friction between the Zamindar and certain lessees of his on the one hand and the raivats on the other with regard to jungle rights, and the Additional Deputy Commissioner of Dhanbad urged that the record-of-rights in jungle should be framed during khanapuri. It was not possible to do this, but it will be necessary at attestation this season to exercise a close supervision over the record made, as any mistake might have serious results."

Mr. Tuckey has stated the position so clearly that it is unnecessary for me to say anything more on the subject. The destruction of the jungle in this district has been going on since a long time before the advent of survey and settlement operations. In Chapter I, I have already quoted the opinion of Mr. V. Ball who wrote in 1869 on this very point. Writing in 1910, Mr. Coupland says in the District Gazetteer "It is only in respect of a comparatively limited area, namely along the hill ranges to the northwest, south and south-west of the district, that Manbhum can now be described as a well-wooded country, and even in these parts denudation has gone on to such an extent that the amount of large timber left, except in the most inaccessible places, is very small." The demand for pit props for collieries and sleepers for railways coupled with the growth of population and the excellent means of communication made the destruction of jungle almost inevitable. The practice of jhuming was also responsible for jungle destruction to a certain extent. This practice is not now in existence as most of the suitable jungly areas have long since been converted into waste land incapable of supporting a tree cultivation. The landlords of the district have consistently helped jungle destruction by periodically selling jungle wholesale in order to meet the demands of their extravagant expenditure.

Whatever share the tenants may have had in the past in causing the disappearance of the jungles by their wasteful methods, in future the entries made in khatian part II leave the tenants very little or no scope for further mischief. The responsibility for any further disappearance of the jungle will rest entirely with the landlords and the attitude they adopt towards scientific methods of jungle preservation. The landlords however are a poor lot who have very little interest in the welfare of their tenants and little foresight. Their whole idea is to raise money and spend it feverishly until the next period of management of their estate under the Encumbered Estates Act. When it was suggested to the proprietor of Tundi estate to apply under section 38 of the Forest Act for getting Tundi pahari declared a reserve forest, he declined to accept the proposal. Similarly in the Patkum and Dhadhka estates, proposals sent up by the Manager under section 38, had to be abandoned on account of the opposition of the proprietors whose estates had in the meantime been released from management.

143. Trees outside jungle.—Trees planted by a raiyat or his ancestors are called athrope trees. Such trees absolutely belong to the raiyat, if situated within the holding. The raiyat can take the timber, fruit and other produce freely and without permission. Trees nurtured by raivats, though not actually planted by them, are also governed by the same custom. Trees are seldom planted by raivats outside their holdings but when they are so planted, the fruit has always been found to belong to the planter, but the custom about timber varies. If the tree is planted with the landlord's consent, the timber usually belongs to the planter but not otherwise. These customary rights have been generally admitted all over the district. There were a few landlords who made extravagant claims or denied all rights to the raiyats but they could never substantiate their allegations.

On the other hand, it was found that landlords possessed by custom, absolute rights over self-grown trees wherever found, whether on waste land or even on raiyati land. Sometimes a distinction was made between trees which had grown up after the inception of the tenancy and those prior to it. In the former case, unless the tree was by nature one which grows well unprotected, the tree belonged to the raiyat inasmuch as he had full rights to the timber, fruits, flower and the lac also. In the latter case, the timber belonged to the landlord but the raiyat had the right to appropriate the produce.

There are some trees, e.g., kend, pial, kul and tal the fruits of which are enjoyed by all the villagers in common without any restriction. In the same way, the timber of trees standing on inhirasthans (places of worship) belongs to the whole village community. Neither the landlord nor any particular

raiyat has the right to cut the trees, but when they fall down in course of time, the whole body of villagers has the right to take the timber. In some cases, the timber is however appropriated by the laya.

144. Number of mahul and lac-bearing trees per square mile.—The number of mahul and lac-bearing trees in the district outside the jungle is roughly estimated as follows:—

		Ngu ber of trees, in thousands.						
	Rul.	Palas.	Rusum,	Makul.				
	2	3	4					
Sadr subdivision excluding Barah bhum and Pakum.	t- 616	1,422	23	188				
Dianbal	58	275		111				
Total .	701	1,697	23	299				

The average number of trees per square mile as worked out from the above and from the actuals as counted in Matha and Koilapal (vide Chapter XII) is given below:—

				Ku'.	Polis.	Rusum.	Mahul.
	··	1		等的	5	. 4	В
Sadr	•••	***	***	195	4:.0	7	57
Dhanbad	101	•••	, 60	71	349	•••	141
Matha	•••	***	•••	:80	110	64	28
Koilapal	•••	•••	***	विद्युष्ट्रिय नेयत्री480	3	50	315

The distribution of palas trees is fairly even all over the district though necessarily the number of trees is smaller in the coalfields of Jharia and Nirsa. Kul trees are most numerous in Sadr where they are specially planted for lac. In Dhanbad very little lac is grown. Kusum trees are very numerous in Baghmundi and the southern portions of the district and almost non-existent in Dhanbad. Mahul trees are to be found everywhere being more numerous in the northern and eastern portions of the district.

The figures were estimated by counting the number of trees in every 20th volume of khatians in most thanas and in a few villages selected at random in other thanas. It is not claimed that the results obtained are very accurate but they will serve to check the figures of lac-growing trees as given in the Census report. The record-of-rights only gives the number of trees in cultivated, uncultivated and waste lands but not in jungles and therefore before we proceed to compare these figures with those given in the Census report, it is necessary to make a rough estimate of the number of trees of each sort in the 531 square miles of jungle included within the present operations. Now kul trees which grow in jungle are never used for lac cultivation. Hence the 531 square miles of jungle may be taken to contain not a single lac-bearing kul tree and so we may take the figure 701,000 as representing the total number of kul trees in the district, excluding Barahabhum and Patkum. Palas and kusum trees however occur very frequently in jungle. Roughly, I think, it would be enough to add 50 per cent. to the number of palas and kusum trees on the 2,630 square miles of area on account of the

531 square miles of jungle. This gives a total number of kul, palas and kusum trees for the area covered by the present operations as follows:—

Kul	••	•••	•••	•••	7,01,000
Palas	•••	•••	•••	· • •	25,45,500
Kusum	• • •	•••	•••	•••	34,500

Adding another 30 per cent. for Barahabhum and Patkum which, if at all, is more thickly wooded than the rest of the district, we get for the whole district:—

Kul	••	•••	•••	***	911,300
Palas		***	•••	**1	3,309,150
Kusum		•••	•••	•••	44,850

Now lac is grown on a larger percentage of kul and kusum trees than on palas. Moreover no lac is grown in the northern half of the district and no lac can be grown on young trees which have not attained maturity. In the Census Report of 1921 (Volume VII, Part I, page 297) the number of trees on which lac is grown in Manbhum is given as follows:—

Kul	•••		•••	•••	•••	618,527
Palas	•••	•••	•••	•••		521,640
Kusum				•••	4	110,388

On page 256 of this report, Mr. Tallents observes that the statistics collected with regard to trees were not altogether reliable. Making due allowance for all these considerations, it appears as if the Census figures for palas trees were under-estimated and the figures for kusum trees grossly overestimated. The Census figure also appears to me to exaggerate the number of kul trees used for growing lac.

I should be inclined to estimate the number of trees on which lac is grown as follows:—

Kul	•••	•••		•••		500,000
Pulas	•••	• • •		•••	•••	600,000
Kusum	•••		1 1 1		••	30,000

145. Possibilities of development. Out of the total uncultivated area in the district 562,016 acres has been recorded as culturable waste. Out of this, one-third has been recorded as uncultivated land included within raiyati Thus there is 878 square miles of culturable waste which is still awaiting development, out of which some 300 square miles has been recorded within raiyati holdings, which it is within the power of raiyats to develop. The extension of rice land cultivation in the district has practically reached Wages are so high that it has ceased to be an economic proposition to convert further upland into the worst class of paddy land, liable to failure except in very favourable years. In the colliery area especially further extension of rice land has stopped. Upland cultivation is so unproductive as to yield very little profit, even when the land is cultivated once in 3 or 4 years. The way in which further development seems to be now possible is to get this 878 square miles of culturable waste yield something productive The custom regarding atrope trees is widely recognised in the at low cost. district and has now been definitely put down in the record-of-rights. is, therefore, nothing to prevent the raivats from planting their 300 square miles of culturable waste or at least the more suitable portions of it, with valuable trees like am, jam, kathal, nim, arjun, kul, kusum, mahul, tal-khejur, bar and pipal and thus not only increasing the possibilities of lac cultivation but also providing cheap fuel which will prevent cow-dung from being diverted from its legitimate use as manure. The rest of the culturable waste covering an area of 578 square miles, affords similar scope for landlords and capitalistic enterprise for similar development. Development, however, needs propaganda on an extensive scale and the district board with its network of schools and the Co-operative societies can do a lot of good to the people along these lines. If every man, woman and child in the district could be induced to plant one tree of any sort every year and care for it for

a year or two until it grows outside the reach of cattle, the district will soon be well-wooded and will nowhere present the appearance of a barren waste. The problem of jungle preservation will be solved in spite of the apathy of the landlords and the fields will yield better crops as a result of leaf mould and cow-dung manure. In ancient times, it was considered to be an act of piety for Hindus to plant trees and this accounts for the large number of mango groves within the district. Now-a-days, planting of groves has become very rare and a religious revival will be a great boon if it leads people to undertake works of practical utility such as planting trees and excavating tanks and helping in the spread of knowledge about co-operation and improved methods of agriculture.

CHAPTER VIII.

STATISTICS AND MATERIAL CONDITION OF THE ACRICULTURAL CLASSES.

- 146. Statistics.—The principal statistical statements are:—
 - (1) The Milan Khasra showing the distribution of the district among the various classes of land, with the three major heads cropped area, cultivable but not cultivated, and unfit for cultivation. The cropped area is subdivided into rice-land and upland, and against each of these is shown the area cropped in each season of the year and the area which is twice cropped.
 - (2) The crop statement, (Jinswar) showing the area covered by each of the principal crops of the district.
 - (3) The abstract of tenancies, (Goswara) a collection of the areas of each class of land directly held by landlords and by tenants of different status.
 - (4) A statement of the classification of cropped lands among the three classes of rice-land and upland.
 - (5) A statement of transfers of raiyati holdings, legal and illegal.
 - (6) The agricultural stock list.

For facility of reference, both the Milan Khasra and Jinswar given in the Appendix include the figures for Barahabhum and Patkum as given in the Settlement Report of Mr. Sifton. There must have been some furthee extension of cultivation in these parganas since 1907—12, to which period the figures relate but no attempt has been made to allow for this. All the other Appendices only give figures for the district excluding the two parganas. as it was not found possible to reconcile discrepancies in the Barahabhum and Patkum Goshwara and to separate the figures for the first two classes of rice-land which have not been separately mentioned in the Barahabhum and Patkum report.

147. Milan Khasra.—The area of the district as given in the Gazetteer is 4.147 square miles. According to the present survey, the area as found by the summation of fields is 4,095.1 square miles, including an area of 933.7 square miles previously surveyed in Barahabhum and Patkum. The total area covered by the present operations was 2,373.1 square miles in Sadr and 788.3 square miles in Dhanbad, or a total of 3,161.4 square miles.

The total cultivated area is 2,132 square miles exclusive of 21 square miles recorded as current fallow. Of the remainder, 878 square miles has been recorded as culturable and 1,064 square miles as area unfit for cultivation. The area under cultivation is more than 52 per cent. of the total area

and is thus in marked contrast to that in any of the other districts of Chota Nagpur. Hunter estimated the area under cultivation in 1870 to be 49 per cent. If his estimate be correct, the cultivated area has only increased by 3 per cent. in 50 years. Out of the culturable area, 287 square miles and out of the non-culturable area, 494 square miles has been recorded as jungle, making a total of 781 square miles or about one-fifth of the total area under jungle

Practically all the area which is at present uncultivated but is liable to produce crops, consists of upland of a very poor quality, which is hardly worth the cost of reclamation. There is thus not much room left in the district for the extension of rice cultivation, or even upland cultivation of any but the poorest kind.

148. The proportion of wet and dry cultivation.—The classification of rice-land and upland has been described elsewhere. The proportions of each kind are as follows:—

				Bice-land.					Ublan	d.		
Name of subdivision.	sres.	Bahal		Kanaji.	Pai	ď.	Gora	1.	Gora	II.	Gora I	11.
rubul 13100.	Total cuitivated area.	Area.	Percentage.	area.	Arm.	Percentage.	Area.	Percentuge.	Area.	Percentago,	Area.	Percentage.
1	2	3	4	5 6	7	8	9	10	11	12 .	13	14
Sadr (excluding Bara- habbum and Patkum).	835,462	59,272	7	106,632 13	330,093	40	21,918	3	52,89 0	6	288,789	31
Dhanbad	254,144	19,	8	29,890 = 12 ==================================	京 86,507 計画者	35	9,853	9 .	25,120	10	74,815	31
Total	1,079,606	78,331	7,	7,022 B	423,499	39	32,769	. 8	78,000	7	330,984	31

The proportion of rice land to upland is 3:2 which is in marked contrast to the proportions 1:4, 3:5 and 1:2 found in Palamau, Hazaribagh and Ranchi respectively. In Barahabhum and Patkum within this district the proportion was found to be half and half. The high proportion of rice land is no doubt an indication of the advanced state of development of the district.

A noticeable feature is the proportionate smaller area under cultivation in Dhanbad, only 49 per cent. of the total area being cultivated there, as against 52 per cent. in the whole district. Out of this cultivated area, there is a noticeable increase in percentage under the best class of rice land and a decrease in the area of baid from 40 per cent. to 35 per cent. The high wages to be obtained in collieries do not leave much inducement for the cultivation of the poorer classes of baid, much less for any further extension of baid fields at the expense of the adjoining gora, which is always an expensive process. The increase in the percentage under gora I and gora II in Dhanbad is due to the greater productivity of gora lands on the border of Hazaribagh, in thanas Topchanchi and Tundi.

149. Areas under Bhadoi, Aghani and Rabi.—The following figures show the extent of the cultivation of the district at each harvest. Two sets of percentages have been given, the upper figure representing the percentage of

the entire district and the lower figure, the percentage of the cropped area:—

Table showing extent of cultivation of the District at each harvest.

				\		Rice	land,		
	Total area.	Total cropped	Percent-	Bha	doi.	Agha	ini.	B	abi.
		area.	age.	Ares,	Percent- age.	Area.	Percent.	Area.	Parcent-
1	2	3	4	5	6	7	8	9	10
adr (excluding Barahabhum and Patkum).	1,518,798	842,423	55	336,230	*8	166,255	110	1,499	
hanbad	504,504	252,69 3	50	86,318	1 7	48,562	10	136	
Total	2,023,302	1,095,116	54	122,548	18	214,817	11	1,635	

	Gora or upland.						
Į i	Bhadoi.		Aghani.	Seq.	Ra	bi.	Cultivable but uncultivated area
	Area.	Percentage.	Area. Pe	rcentage.	Area,	Percentage.	uncultivated area (including the cultivable jungles).
	11	12	13	14	15	16	17
Sadr (excluding Barahabhum and Patkum).	119,879-	15	199,844	33	19,221	1	333,267
Dhanbad	25,957	10	72,568	1 4	19,151	1	138,868
Total	145,830		2,71,912	13	38,372	1	472,135

		Uncultivated area	1	Jungle.						
	Percentage.		Percentage.	Cultivable.		Unoultivable.				
	(including the accultivable juagle).		Area.	Percenta; e.	Ares.	Percentage.				
1	18	19	20	21	22	23	24			
Sadr (excluding Barahabhum and Patkum).	19	350,06 9	23	194,975	13	168,318	11			
Dhanbad	27	121,491	24	30,914	6	38,928	8			
Total	21	471,569	23	225,889	11	207,246	10			

The distinction between bhadoi and aghani rice land is apt to be misleading as has been pointed out by Mr. Coupland. The crops on baid or

third class rice land have been classed as *bhadoi*, though much of the paddy grown is harvested in November and so is strictly speaking somewhere between a *bhadoi* and *aghani* crop. The only true *bhadoi* rice is that known as *gora-dhan* which is grown on 32,469 acres, mostly on upland Practically all the third class rice land is transplanted and requires the September rain to make it a success.

As the crop cutting results indicate, the produce of the three classes of rice land is on an average 27 maunds, 17 maunds and 9 maunds respectively. The area under aghani being about 215 thousand acres and that under bhadoi 423 thousand acres, it will be seen that even taking the paddy grown on baid as a true bhadoi paddy, the aghani crop is by far the most important crop in the district. Of the upland, less than 146 thousand acres bear a bhadoi crop while some 344 thousand acres bear aghani crop—again showing the superiority of aghani cultivation. The rabi crop on rice land is practically negligible, covering as it does an area of under two thousand acres. The rabi crop on gora land covers about 38 thousand acres and is also comparatively of very little importance. The percentage of area under rabi crops in Dhanbad is double the percentage in Sadr owing to rabi crops being more extensively grown on the borders of Hazaribagh.

150. Food Crops and Oil Seeds.—Of food crops, rice is by far the most important, covering as it does 790,342 acres. Next comes maize with a net area of 62,861 acres followed by gondli, 18,098 acres; arhar, 16,586 acres; millet 15,511 acres and marua 12,946 acres, gangai, urid, gram, barley, and wheat follow next in order, the area under these being, however, very small. Sugarcane is grown on 2,941 acres and cotton on 3,943 acres. The cultivation of sugarcane is not very scientific and the outturn small. The cotton grown is of very poor quality.

In 1870, it appears from Hunter's Statistical Account, that gora-dhan was being extensively grown all over the district. The present area under gora-dhan is under 20 square miles, which shows how gora-dhan has been replaced during the last 50 years by bhadoi rice, which in its turn is now being replaced by aghani or winter rice.

It also appears that in 1870, there was an area of over 80 square miles under cotton as against the present area of just over 6 square miles. Sugarcane which then occupied an area of nearly 50 square miles is now grown on less than 5 square miles. Indigo and jute have almost practically disappeared. The only substantial increase since 1870 has been in the area of rice lands.

The total area under oil seeds is 33,543 acres net. Surguja comes first with 10,262 acres followed by til with 6,594 acres. Linseed is only grown on 110 acres. Surguia is generally grown on bari lands and til on the worst class of upland.

The practice of growing rabi crops, in the bed of ahars after draining off the water is fortunately not prevalent in this district. As we shall see later on, the raiyats get plenty to eat and there is no inducement as in the other districts of Chota Nagpur to try and supplement their income by growing catch crops, which yield little proportionately to the labour and expense involved.

151 Gross and Net Cropped Areas.—The crop statement, Appendix E, shows the gross and net area under each crop separately for each thana. It is necessary in this district as well, to leave uplands fallow from time to time to enable them to regain their fertility. The cycle of years according to which the land is cropped, has been recorded in the case of each field and reckoning made accordingly of the net area under each crop. Thus, a field of a acres of gora III if cropped only once in three years, will appear as 3 acres in the gross column and as 1 acre in net column. The net cropped area in column 39 has been obtained by deducting the area cropped more than once from the grand total given in column 37.

152. Statistics of irrigation.—The following is a statement showing the area of land irrigated from bandhs.

	!	į	İ	igated area in ac	r e s.		Number of	
_	Total area of rice land.	Number of bandhs.	bandhs. Belonging Belonging to		Total.	l'ercentage of total area in:igated.	bandhs from which fees are churged for irriga- tion.	
1	9	3	4	5	6	7	8	
Sadr Suldivision (excluding Barahabhum and Patkum).	502, 897	29,528	76,328	92,164	168,792	33	148	
Dhanbad	134,955	9,001	12,799	13,676	26,478	29	ļ	
District Total (excluding Barahabhum and Pat-kum).	637, 852	38,529	89,127	100,140	195,270	(0	146	

Excepting for some bari lands growing vegetables and akh badhas growing sugarcane, no upland is irrigated. Irrigation from wells and rivers is negligible. There is no system of irrigation by pynes or canals in this district on any extensive scale. The usual method of irrigation is by leading the overflow or surplus water through small channels to the field to be irrigated or when more water is required, by cutting the embankment of the bandh and taking out as much water as may be necessary and then filling up the portion cut, so as to stop the flow. In a few bandhs, culverts and sluice gates are provided to regulate the flow of water. Irrigation is also practised by a series of hand lifts to a certain extent, sugarcane being chiefly irrigated by this method.

The bandhs are generally repaired by their owners but sometimes all the villagers whose lands are irrigated repair them. The repair work generally consists of little more than rebuilding the portion of the embankment cut. Occasionally a little silt is taken out and used as manure in the fields.

It is the exception rather than the rule to find any fees being charged for taking water for irrigation. Such exceptions were found mostly in Raghunathpur, Baghmundi and Purulia thanas, chiefly in the case of bandhs owned by non-resident landlords who had no sympathy with the villagers and who were out to make as much profit as they could from their bandh.

Irrigation disputes are uncommon and there is no recognised local agency for settling such disputes. Generally the owner of the bandh has to settle the dispute unless it is taken by somebody to the Criminal Courts. The fields nearest the bandh have customarily the first right to get water for irrigation and the tenants are generally content to abide by long established custom and usage.

Disputes about fishery rights are however fairly numerons and these generally end in a free fight, the parties being sent up by the Police for rioting and eventually getting acquitted for want of sufficient evidence in a number of cases. Unfortunately, there is nothing to prevent the owner of a bandh from letting out the fishery rights to professional fishermen who not only catch fish with nets and thereby render the water muddy and unfit for drinking purposes but sometimes drain it out altogether in the middle of summer, when it is wanted most by the villagers for themselves and their eattle. The villagers in a body oppose the cutting and though no doubt everybody sympathizes with them, nothing can be done if the lessees or fishermen prove obstinate and insist on cutting the bandh, to drain out, what is perhaps the only available supply of drinking water. The remedy proposed by the District Board is to acquire the tanks and reserve them for drinking purposes. This however is a very costly remedy which it is probably beyond the power of the Board to carry out. What is needed is a law under which a local Panchayat could forbid the cutting of the bandh in such cases, in the interests of the whole body of villagers.

The number of bandhs and wells per square mile in Manbhum, Palamau, Ranchi and Hazaribagh is given below:—

	-				Bandhs.	Pucka weils.	Kutcha wells.
0		1			2	3	4
Man bhum	•••				12	2/3	2
Palamau	•••	•••	•••	•••	31	1/2	2
L anohi		•••		:	uader 1	1/2	$2_{e}3$
Hazaribagh	••			i	under 1	Figures not	available.

It will be seen that Manbhum has got the largest number of bandhs and wells and is well served both from the points of view of irrigation and drinking water-supply. This result is mainly due to the tenants who have always believed in self help and have never looked up to the landlords for any works of agricultural improvement.

153. Goshwara.—Appendix F is the Goshwara, an abstract of the areas of rice land and upland held by each class of tenant, the rent paid and the incidence of rent per acrc. It is a compilation of great interest and importance in considering the economic condition of the district and the material condition of the agricultural classes. For facility of reference the statement below has been compiled showing the amount of rice land and upland held by the raiyats and by each class of tenants:—

			Ĭ	Zirat and ab	ad Mal.k.	
_	Total of	Total of	Rice	and.	Up'a	d.
	! Hice land.	Upland.	Area,	Percentage.	Are i,	Perueringe.
1	2	3	4	5	8	7
Sadr (excluding Barahabhum and Patkom).	502,887	332,505	87,528	-7	52,3:8	15
Ohanbad	13 955	109,188	15 ,25 8	11	11,074	10
Total	637,852	441,763	102,786	.6	63,452	11

		Settled 1	taiyats.			Оесціян	y Baiyats.	
	Rice la	Rice land.		Upland.		land.	Upland.	
	Arca.	l'ercent- age.	Ares.	Perc. nt-	Arca.	Percent.	Arca,	Percentage.
1	8	9	10	11	12	13	14	15
Sadr (excluding Barahabhum and Patkum).	402,987	80	273,297	82	4,732	1	4,2 ∪1	1
Dhanbad	115,568	85	94,753	86	1,839	1	2,221	2
Total	518,555	81	368,050	83	6,601	1	6,422	

1		Non-secupar	rey raiyats.	,	Communal and service holdings.				
	Rice land.		Upla	Upland,		land.	Upland		
	Are2.	Percent.	Area.	Percent-	Area.	Percent-	Area.	Percent -	
1	16	17	18	19	20	21	22	23	
Sade (excluding Baraha- bhum and Patkum).	747		24 8		6,046	1	2,255	ì	
Dhanbad	306		291		1,933	1	469	! •••	
Total	1,053		539	•••	8,878	1	2,725	1	

		Sarb Sad	hurau.		Under r	alyats.	
_	Bice las	nd.	Upland.	Rice	land.	Upl	and.
	Aros.	Percent-	Area. Percent-	Area.	Percent-	Area.	Percent-
1	34	23	20 27	28	29	30	31
Sadr (excluding Baraha- bhum and Patkum.)	38	6	4.22 V	18,240	3	12,082	3
Dhanbad	5		यग्रव नग	3,806	2	3,767	3
Total	13		9	22,046	3	15,850	3

It will be seen from the above, that the cultivation is essentially raiyatiwari, 81 per cent. of the rice lands and 83 per cent. of the upland being in the possession of settled raiyats. In Dhanbad, the percentage is as high as 85 and 86 per cent. respectively. The maliks cultivate 16 per cent. of the rice land and 14 per cent. of the upland, the proportion for both being slightly higher in Sadr and lower in Dhanbad. The landlords thus occupy roughly one-sixth of the cultivated lands as against one-fourth in Palamau and one-seventh in Hazaribagh. The area held by the settled raiyats is over four-fifths of the total area as against three-fourths in Hazaribagh and two-thirds in Palamau. Manbhum thus tops the list from the point of view of the settled raiyat.

The percentage of land held by occupancy raiyats is just a little over 1 and by non-occupancy raiyats almost nil. Under raiyats hold a little over 3 per cent.

One per cent. of the land is held as chakran. The area recorded as communal is about the same.

154. Rotation of Crops.—Rotation of crops is practised to a limited extent in Manbhum. No one seems to have taken, however, any scientific interest in the matter or to have properly worked out any recognized system of rotation. In rice land, the variety of rice sown is generally changed whenever possible, though on account of the difficulty of getting a suitable variety of seed or seedlings, not all cultivators can afford to change the variety

of rice grown even once in three or four years. In upland, rotation is practised to a certain extent, chiefly on badha lands which are cultivated first with mustard, then with sugarcane and then either left fallow for a year or cultivated with some other crop before again planting sugarcane. The favourite method with the cultivator is, however, to let the land remain fallow for a year or two or even longer whenever it shows signs of exhaustion.

The varieties of paddy grown in the district have been described on pages 123-5 of the Gazetteer. Other varieties grown are mentioned below together with a very brief description:—

	Name of paddy. Bahal.				Description.
1.	Dhulia				White.
	Ajandhulia	•••	•••	•••	Yellow.
3.	Sasdhulia	•••	***	•••	Ash colour.
	Banchur	•••	•••	•••	Small size and white colour.
	Lalbiheri	·•• .	•••	• • •	Awned.
	Gouri kujal	•••	••••	•••	Yellow.
	Kanta kalma	••	•••	•••	Awned.
8.	Adari kata		•••	•••	Do.
9.	Piprasal	•••	•••	•••	Do.
	Tulsi bakul	•••	1.42 ₆ (1.42)	•••	Scented, small grain.
11.	Badshabhog	••• .	Control of the	•••	White, small grain.
12	Hati panjar	•••		•••	White and big.
13.	Agnisal	• • •		•••	Yellow and big.
14.	Sol kaya	•••	1 6-6 4	•••	White, awned.
15.	Dahar lakra	•••		***	White and big.
16.	Kumari kajal	•••			Black, fine.
	Kanali.				
1.	Sita sal	•••	विद्यमेन समन		Red, and fine grain.
2.	Bhramar kandi		•••		Red, a little coarse grain.
3.	Gentui		•••	•••	White.
4.	Madhumalti	•••	•••	•••	Black, a little coarse grain.
5.	Koya		* * *	•••	White with coarse grain.
6.	Lachhmanbhog	• • •	•••		Red at the top, coarse.
7.	Naradi		•••	• • •	White, clean grain.
8.	Dhan jira			•••	Ditto.
	Kabri ranga	•••	•••	•••	White and red mixed, coarse.
	Bagi ranga	•••	•••	•••	Red, coarse grain.
	Baid.			•••	area, course granta,
1.	Tilasal	•••	***	•••	White, coarse grain.
	Sahar chapa	••	•••		Ditto.
	Baid ranghi			•••	Ped, coarse grain.
	Jhulur	•••	•••	•••	Ditto.
	Badra sal		•••		White, grain a little fine.
	Kusuma		•••	•••	Black, grain red.
	Kankri	•••			-
	Bbut muri		•••	•••	White, coarse grain. Black, grain red.
	Tusku		***	•••	<u>-</u>
	Gora dhan	•••	•••	•••	Red, grain red.
24	. V WEFFEE	•••	•••	•••	Ditto. [No. 105 D.L.R.]

155. Manures.—The only manure widely used is cow-dung. Ashes, decayed leaves and grass and pank or black silt mixed with putrid vegetable matter gathered from the bottom and sides of tanks is also used. The amount of manure used depends on the resources of the cultivator Bahal and kanali lands are always manured and baid manured at least in alternate years. Bari lands are manured every year with household refuse and ashes. The best manured lands are, however, those in which paddy seedlings or sugarcane is grown. For the second class of uplands, manure is rarely and for gora III never used. Chemical manures have not yet been introduced in the district and it is doubtful if it will be profitable to use them, except for growing fresh vegetables and garden produce and possibly for sugarcane. The Central Co-operative Bank is now experimenting with the use of these manures.

156. Value of the Produce.—It is possible now to show the value of the produce of the whole district and the share of it enjoyed by the landlords and the tenants. In the Chapter on "Fair Rent Settlement" it is explained how the cash value of the gross produce of different classes of land has been estimated as follows:—

							Rs.
Bahal	•••	•••	•••	•11	•••	=	54
Kanali	140	•••	***		•••	=	34
Baid	•••	•••	•••	• 1	•••	=-	18
Gora 1				***		=	24
Gora II		6			•••	==	8
Gora III	•••	E		·	•••	=	2

At these rates, the average gross produce per cultivated acre in the district including fallow land comes to a little over Rs. 17. This is in marked centrast with the figure of Rs. 9-12-0, as given in the Hazaribagh Final Report and Rs 7-12-0 in Palamau, though the rise in prices since the date of the Hazaribagh and Palamau settlements has necessarily magnified the difference. All the same, it cannot be disputed that the rice lands in this district are the best in Chota Nagpur. Including Barahabhum and Patkum, the value of the gross-produce of the lands in the district amounts roughly to over 235 lakhs of rupeus as against 126 lakhs and 67 lakhs in Hazaribagh and Palamau respectively. This estimate, it should be remembered, does not take into account the value of bye-products like straw or that immeasurably more valuable commodity,—lac.

- 157 Distribution of produce between Landlords and Cultivators -I did not consider it necessary to try and compile any very accurate table as appears in paragraph 274 of the Palaman Settlement Report. The figures given there are based on various assumptions which have been explained in the Report, which, however, can hardly be all correct. Tenants with perhaps a few exceptions, are distinctly not rack-rented in this district and roughly speaking, they pay under 12 lakhs of rupees as cash and produce rent to their landlords which is roughly 5 per cent. of the total gross produce of the district or 6 per cent. of the produce from raiyati lands. Thus, they pay only one-sixteenth of the gross produce as rent to their landlords. Now of the gross produce for the whole district, 16 per cent. represents the value of the landlords khas cultivation, and 5 per cent. represents rent collection, making in all 21 per cent, as the landlords share of the gross produce as compared with 25 per cent in Hazaribagh and 39 per cent. in Palamau. settled raivats enjoy 76 per cent. or over three-fourths of the gross-produce of all the lands in the district, as against below 50 per cent. in Palamau
- 158. Comparison with Hazaribaah, Ranchi and Palamau.—It is interesting to note that the raivats in Manbhum pay one-sixteenth of the gross produce in rent as against one-eighteenth in Ranchi, one-eighth in Hazaribagh and one fifth in Palamau. Next to Ranchi, rents are thus lowest in Manbhum. The other comparative tables given in the report will

show, however, that conditions in Manbhum approximate more nearly to those in Hazaribagh than any of the other districts of Chota Nagpur

159. Income of the population from Agriculture.—According to the last Census, the number of ordinary cultivators in the district is 893,252 including actual workers and dependants. Dividing the total cultivated area held by raiyats, by this figure, it would appear that there is roughly 0.59 acre of rice land and 0.42 acre of upland per head of the agricultural population. Or, dividing the total cultivated area in the district by the total population including both agriculturists and non-agriculturists, we get 0.50 acre of rice land and .38 acre upland per head of the population. Assuming in this total the normal proportions of each class of land, the gross yield per head per annum comes to Rs. 14-10-0 or just over $2\frac{1}{2}$ pice per day. The annual income of an average family of 5.2 individuals will be just over Rs. 76 per annum. To get the net income, a considerable deduction has to be made on account of the cost of seed, labour and plough cattle.

On an average, each khatian contains 1.91 acres of rice land and 1.45 acres of upland or a total of 3.36 acres of cultivated land. In this district, however, it is very common for raivats to have several khatians either exclusively in their own name or jointly with other co-sharers. Hence, it cannot be presumed that one khatian represents the area which has to support the family of one raivat. This is the reason why the income of the population has been calculated above on the basis of the total area and the total population and not on the basis of the area of each khatian.

160. Supplementary sources of income.—Straw has now become a valuable commodity. Good prices can always be obtained for straw which serves both as fodder for cattle and for thatching purposes. The large export of fodder from Purulia and Garh Jaipur has already been noticed in the first Chapter.

The very large number of mahul trees in the district is a very valuable source of income to the agriculturists. Mahul trees are most numerous in the southern and eastern parts of the Sadr subdivision and in thanas Tundi and Topchanchi of Dhanbad, where on account of the distance from collieries, the people are most in need of a supplementary source of income Mahul produce does not figure in the imports and exports from Sadr and it may be presumed that the whole produce of the 57 mahul trees per square mile is consumed in the locality. Inspite of the large number of trees in Tundi and Topchanchi, Dhanbad imports a large quantity of mahul produce from the Central Provinces to meet the demands of the Colliery population. On account of the small amount of jungle, edible roots and fruits on which the aboriginal population depends to a certain extent in the other districts of Chota Nagpur, does not form a big source of supplementary income in Manbhum, except in thanas Baghmundi and Tundi.

Lae is, however, the most important source of supplementary income in Sadr. According to the Census report there are 83,651 lae growers in this district out of a total of 311,866 lae growers in the whole province. At the time of the Census there were 53 lae factories in the district employing 1,602 males and 468 females. Though the number of lae growers is shown as 83,651 only, almost every raiyat in the southern half of the subdivision grows lae in his bari and gets an income from it. from which he pays his rent, purchases cloth and salt and other necessaries of life and still gets a surplus with which to tide over bad years. Considering that the number of trees on which lae is grown is well over 1,100,000, I am inclined to think that the number of lae growers is well over 100,000. The total value of the lae grown in the district is difficult to estimate, as prices and outturns vary so much. The value of the district outturn in ordinary years is, however, bound to be well over Rs. 50,00,000.

161. Labour in the Collieries.—Labour in the Collieries is a perpetual source of income to the people in Dhanbad and also to those in thanas Chas, Para and Raghunathpur. It is easy now-a-days for a man and his wife to earn Rs. 1-4-0 a day. Even as much as Rs. 3-0-0 per day can be earned by up-country people who address themselves to the work in a more business-like manner. The number of persons engaged in and dependant on coal

mining at the time of the last Census was 117,019 but the number fluctuates according to the season and the requirements of the coalfields. It is also not the same set of labourers working all the year round. Steady workers are very few. Much of the labour is migratory and the number of persons who occasionally work as labourers and also attend to their cultivation, must be twice or thrice the number recorded during the census as engaged in coal-mining.

162. A gricultural stock list.—The number of bullocks and male buffaloes is just sufficient to supply a yoke per plough. There is one plough for every 61 acres of cultivated land as against 61 acres in Hazaribagh, 8 acres in Ranchi and 10 in Palamau. Due to the larger proportion of rice land, the work is, however, much heavier in this district. The bullocks are also employed in drawing carts, of which there are 48,692 in the district as against 55,683 in Hazaribagh and 682 in Palamau. It appears from Hunter's Statistical Account of Manbhum, that only 50 years ago, there were very few bullock carts in the district and pack-bullocks were the principal means of conveyance. Now pack-bullocks are not seen anywhere, except in the more remote parts of the district. The number of cows and she-buffaloes is 225,141 and 27,504 respectively, which gives only one cow or she-buffalo for every 6 inhabitants or less than one for each family. The cows are stunted in growth and small and feeble in type and even when in milk, they hardly give more than a pound of milk per day. No attempt is made by the villagers to select bulls for breeding purposes. No wonder the supply of milk in the district is so very limited.

The number of sheep and goats is 129,204 and 235,774, which gives one sheep or goat to just over 4 inhabitants.

163. Legal and Illegal mortgages.—It will be seen from the statement printed in Appendix I, that Rs. 18,13,617 has been borrowed by the raiyats by pledging their lands by legal mortgages and Rs. 4,96,251 on the strength of illegal mortgages. The total amount of debt incurred by the raiyats by pledging their land as security is thus less than two years' rent. The amount of land pledged is 26,658 acres which is less than 3 per cent. of the total cultivated area or less than 4 per cent. of the total cultivated area in possession of raiyats. Indebtedness appears to be about the same in Dhanbad and Sadr though a slightly larger proportion of outright sales might be noticed in Dhanbad.

The "description of transferee" columns are interesting. They show that the overwhelming majority of transferees are not landlords or money lenders but other raiyats. The number of money-lenders is only 1,742 as against 917 landlord and 42,187 raiyats transferees. The slightly larger proportion of money-lenders in Dhanbad might also be noticed.

It is quite true that there must be other debts incurred without pledging any land but the total amount of such debts could not be very large. It will thus be seen that indebtedness is not a very serious problem in this district. To deal with it, a Central Co-operative Bank was started in 1919, with 6 rural societies which has now got 99 registered societies affiliated to it, with a total working capital of nearly one lakh of rupecs. The bank has already been instrumental in reducing the rate of interest and is doing good work in promoting agriculturable improvements.

164. How the people subsist.—It is comparatively easy in Sadr, where there is no large export or import of grain, to calculate the average supply of food stuffs per individual. According to calculations, one square mile in Sadr contains on an average—

		Formings			,		
Babal.	Kanali.	Baid.	Gora I.	Gora II.	Gora III.	FadanA.	Total.
1	2	3	4	5	0	7	8
23	45	142	10	22	108	288	640 встов.

Now to calculate the total produce:-

			Acres:	Maunds.	Paddy maurds.	Rice at 11ths n aunds.
Bahal	•••	•••	25	27	675	•••
Kanali	•••		45	17	765	•••
Paid	•••	•••	142	9	1,278	•••
	Total	•••	•••	•••	2,718	1,869
Gora I	•••	•••	10	$13\frac{1}{2}$	•••	135
Gora 11	•••	•••	22	4 ½	•••	99
Gora III	•••		108 3	4	•••	144
Total grain	a	•••	•••	•••	•••	2,247

This gives a total of 2,247 maunds of grain for a population of 331 per square mile or an average of 6 maunds 32 seers per individual. If we take bahal, kanali and baid to yield average outturns of 30 maunds, 20 maunds and 10 maunds respectively, per head of population the average becomes 7 maunds 20 seers.

The Famine Commission estimated the requirements of an individual at 12 chhataks of grain per day or 6 maunds and 34 seers per annum. The same standard is also laid down in the Jail Code for a population mostly of hard worked adults. The late Mr. Jack in his "Economic life of a Bengal District" as the standard of comfort took 8 maunds and 10 seers per head per annum for an agriculturist to live on. It will thus be seen that the average agriculturist in Manbhum has not only got enough to eat but if we include his income from straw, mahul, lac, jungle and live stock and last but not least fish, which is found in almost every piece of water and forms an important article of diet, the bulk of the cultivators may be said to be comfortably well off. The tremendous growth in passenger lorry traffic and the eagerness of the cultivators to go by lorry rather than walk, is an indication of their financial circumstances. The growth of the Excise Revenue, though unwelcome, is another indication. The amount of money sent out of the district by postal money-order (Rs. 88,77,747 in 1923-24) testifies to the savings effected by people coming from outside in search of work.

Needless to say that with the collieries at their very door, the people in Dhanbad are even better off. The large number of hats and bazars in the colliery area where fine cloth, umbrellas, looking glasses, hurricane lanterns and fancy articles of all description find a ready sale testify to the large amount of loose cash available.

It is interesting to note that on page 320 of Hunter's Statistical Account of Manbhum, it is said that "the district of Manbhum is at present peopled almost, if not quite, up to the productive capabilities of the soil, and the pressure of population is being relieved yearly by emigration to the tea districts of Assam and Cachar". Since 1872, the population has nearly doubled from 820,521 to 1,548,777 and yet we see that the people are well above the starvation level, even in Sadr where no paddy or rice is imported and all the food stuffs are grown locally.

The main problem in the district for the co-operative credit societies is how to cure the people of their improvident habits and teach them thrift, so that, the money which is at present wasted on drink and luxury, may be diverted into more profitable channels, so as to be available for agricultural improvements, excavation of bandhs and as a reserve to fall back on in times of difficulty. It is to be hoped that the co-operative banks will succeed more in inducing the well-to-do cultivators to bank their savings than teach the improvident ones to borrow more and waste it in one way or another.

165. Relation between landlords and tenants.—In his Statistical Account of Manbhum, Hunter observes "The Deputy Commissioner of Manbhum reports that the relations between zamindars and their raivats in the districts are in a very unsatisfactory state. Whatever feeling of mutual dependence and sympathy may have existed formerly, has now passed away and has not as yet given place to the ordinary commercial relation of landlords and tenants. At present, the question between the two parties is simply the enhancement of rent. On the one hand, the landlords are attempting to raise rents all round while the tenants who pay for the most part very low rates of rent refuse to hear of any adjustment", and again later on "In 1872 the quarrel had become extremely bitter and murderous attacks had been made upon the landlords of two estates ". Apparently the landlords were worsted in the fight and except in a few villages, the rents remained unaltered. The tension gradually subsided and the relations between landlords and tenants may now be said to be fair though not cordial. The absence of rakumats and begari reduces considerably the points of contact for friction to arise. The customary rights of raivats over trees and jungles and reclamation are well defined and universally recognised. The tenants do not expect the landlords to construct works of improvement nor do the latter expect to get anything from the former, over and above the rent. The majority of landlords are not foreigners but have sprung from local stock though they like to assume superior airs. The landlords are in fact more or less helpless and have not got the power to be jabardast even if they like to be so. The attitude of the tenants towards them is that of tolerance almost verging on to indifference. The large number of Babhan, Bhumij and other refractory tenants who know how to combine amongst themselves and who make no bones about murder and man slaughter have succeeded in establishing an ascendancy over the landlords as far as it is possible for anybody of tenants to do so. It is therefore not often that the landlords dare to take liberties with such tenants.

It is a noticeable feature that with a few minor exceptions all the land-lords live within the district. The landlords not only live within the district but they mostly reside within their estate and not at the district or the subdivisional headquarters. Even the premier landlord lives at Kashipur, some 22 miles from Purulia, though recently there has been a tendency on his part to absent himself from his zamindari and leave the management to his staff. It is interesting to remember in this connection that one of the terms embodied in Colonel Dalton's rubakari of 1870, was that the zamindar of Tundi was to look after all the affairs of his estate personally and to give free access to the Santal tenants to approach him direct, instead of through his Dewan. Luckily for the zamindars, the majority of their tenants have still got, though vaguely, a sort of child-like faith in their "Raja" and are inclined to attribute oppression not to him but to his amlas. With the advent of motor-cars and the spread of education, the landlords though resident in their zamindaris are, however, fast loosing touch with their tenants and inevitably the tenants' faith in the innate goodness of heart of their "Rajas" is diminishing.

The majority of landlords in the district are uneducated, ignorant and inefficient This has resulted in very slack management, which from the point of view of raiyats is to a certain extent a matter for congratulation. This slackness in management has also been instrumental to a certain extent in not producing a strained atmosphere.

CHAPTER IX.

FAIR RENT SETTLEMENT AND POST PUBLICATION SUITS.

- 166. One-sided nature of the operations.—The Fair Rent Settlement operations in Manbhum were essentially one sided as in Hazaribagh district. The Revenue Officer has got no powers to reduce the existing rent of a tenant on an application for fair rent settlement filed by his landlord, even when he finds that the existing rent is decidedly unfair and inequitable to the tenant. The Revenue Officer is bound in such cases to fix the existing rent itself as fair and equitable. Out of a total number of 219,596 cash rent paying and belagan-kabil-lagan tenancies, applications were filed by the landlords for fair rent settlement in respect of 63,357 tenancies or practically for one tenancy out of every three. On the other hand, although the raiyats of rack rented villages had the right to apply for fair rent settlement and reduction of rent and although in thana Raghunathpur, where there are several rack rented villages, special efforts were made to inform the raiyats of their rights, only 24 applications were filed for reduction of rent, including 17 in thana Raghunathpur. Consequently, the fair rent proceedings became a part of the settlement operations almost entirely favourable to the landlords, who now for the very first time in the history of the district, got a considerable increase in rents merely at the cost of 12 annas court-fees for each tenancy, without any serious opposition from the tenants.
- 167. The Test Cases.—For the purpose of finding out the grounds of enhancement as claimed by the landlords and the defence of the raiyats and for formulating the principles upon which fair rent settlement should be based, a few cases were selected in each thana including several representative landlords and a large number of tenants and the Revenue Officer, after hearing their respective claims, wrote out test case judgments for each thana. The results of first and second appeals were then awaited before proceeding with the fair rent settlement of the other tenancies in that area The first test case judgments were undertaken in Block A in thanas Manbazar and Gourangdi in which the Revenue Officer, Rai Roy Basanta Kumar Roy, laid down certain principles, which were subsequently followed with slight modifications in all the other thanas in the district. The test case judgment of Rai Sahib Basanta Kumar Roy was generally speaking on the lines previously followed in the Hazaribagh settlement. The different procedure introduced in Palamau was no doubt necessary in the peculiar circumstances of that district, but it was found possible in Manbhum to revert to the simpler procedure followed in Hazaribagh. The main principles followed are detailed below.
- 168. Grounds of Enhancement.—The grounds upon which enhancement of rent was claimed by the landlords are given below:—
 - (i) That the rate of rent paid by the raiyat was below the prevailing rate paid by occupancy raiyats for land of similar quality and with similar advantages.
 - (ii) That the average local prices of staple food crops had risen very considerably during the currency of the present rent.
 - (iii) That the tenants held excess land for which they paid no rent.
 - (iv) That the fertility of the soil had increased on account of improvements made by the landlord or otherwise than by the agency or at the expense of the raiyats.

Besides the above general grounds, a few landlords also urged the following additional grounds:—

- (v) That the tenants made enormous profits by growing lac on kul trees within their bari and therefore the landlord was entitled to increased rent.
- (vi) That rents should be assessed on mahul trees of which the raiyats enjoyed the produce.

(vii) That according to the custom of the country, rents had been previously assessed only on the rice lands within the holding and therefore all the uplands including waste lands should be treated as liable to pay rent and separately assessed to rent.

None of the landlords could adduce any satisfactory evidence to prove the prevailing rate of rent in any village nor could they prove excess area even in cases where the lands had been previously measured, because all the old measurements were found to be so defective as to be totally unreliable. No evidence was forthcoming to prove increased productive capacity of the soil and in not a single instance could landlords point to any works of improvement effected by them or at their expense. As to grounds (v) and (vi) above, there was overwhelming evidence that local custom and usage was decidedly against the claim set up by the landlords. Similarly, in respect of ground (vii), it was found all over the district that the uplands were not really being held without payment of rent but that they were complimentary to the rice lands and were taken into account in fixing the rent of the holding though on account of their comparative unimportance, no separate rent had been assessed. Thus the only ground which could be proved was ground (ii) though here also the landlords adduced no evidence but left it to the Revenue Officers to calculate the rise in prices by compiling figures from the Gazette. It was also left to the Revenue Officers to find out the prevailing rates of rent theoretically by calculation from the actual rents paid by tenants.

It was very satisfactory to note that except in half-a-dozen cases, the classification of lands was not challenged by any of the landlords; and even when it was challenged in a general and vague sort of manner, the landlords failed to point out particular fields of which the classification could be said The majority of landlords after the experience of the first fcw test case judgments, were content to file applications under section 85 and leave it to the Revenue Officers to grant whatever enhancements they considered fair and equitable, reserving their energies only to fight the issues raised under section 86 on behalf of the tenants, either claiming fixity of rent under section 51A of the Amended Act or claiming mogli or brahmotar These issues will be separately dealt with later on. Apart from raising such issues, the tenants had hardly anything to say except to deny in a vague sort of manner any substantial rise in the price of foodstuffs or the existence of any prevailing rate of rent. The rise in wages and expenses of cultivation was also urged by the tenants as more than counterbalancing the effect of rise in prices of foodstuffs.

- existing rents were found to be current for a period of well over 30 years or from the very inception of the tenancy. To calculate the rise in prices over all these years would not only have been difficult but would have supported a claim to fabulous enhancements of rent, which would have been eminently unfair and inequitable to the raiyats. Thus in 1870, paddy appears to have been selling at 10 annas 8 pies a maund as against a minimum of Rs. 2 per maund at present. The rise in prices since 1870 or within the last 50 years is 200 per cent. but no officer would have ever dreamt of taking this as a standard for rent enhancement. Hence it was decided to calculate the rise in prices only during the last two decennial periods. Following the principles laid down for such calculations in the Bengal Tenancy Act, it was found that the rise in prices amounted roughly to 42 per cent. Allowing a deduction of one-third in the rural areas for increased cost of cultivation and a deduction of one-half in the industrial or semi-industrial areas where wages are high, it was found that the rise in prices alone would justify an enhancement of 28 per cent. in the non-industrial areas and 21 per cent. in the industrial areas.
- 170. Prevailing Rates.—To find out the prevailing rate, the Revenue Officers first drew up, after enquiry, a table of relative values of the various classes of land as compared with third class upland. Thus one acre of gora III was taken to represent 1 unit and the relative values of the other classes of land were then expressed in terms of gora III. Detailed enquiries were made from the landlords and tenants regarding the gross and ne

income from one acre of each class of land. The results of crop cutting experiments conducted by this department were also taken into consideration. It was found that for the three classes of rice land, the average normal outturns could be safely put down at—

						Maunds.	
Bahal	•••	•••	•••	•••	•••	27	
Kanali	•••	•••	•••	•••	•••	17	
Haid	••••	•••	•••	•••		9	

In case of uplands, though it was difficult to estimate the normal outturn, it was found that bari lands were always valued at somewhere between kanali and baid lands, inasmuch as they yielded two good crops in the year. Gora II though it yields one good crop is exposed to the depredations of cattle and is thus considered to be much inferior to baid, which is generally nothing but gora II reclaimed for rice cultivation at great labour and expense. Gora III is still more exposed to damage by cattle and though when cultivated it yields a crop almost as good as gora II, it can be cultivated generally only once in 3 years. Working on these lines, the gross outturn and the value of it from each class of land may be roughly put down as follows:—

	Class	of land.		Gross outturn in manuds.	Value,	- (1 Remarks,
		1		2		:•
					Ra.	
Bahal		•••	•••	27	54	
Kapali	•••	***	•••	17	34	Paddy at Rs. 2 a maund at harvest.
Baid	•••	•••		9	18]
Gora I	•••	•••	•••	131	71	
Gora II	•••	•••	•••	44 25	19 13	Other grain, selling cheaper t. ar
Gora III	•••	***	•••	\$ years	2	paddy.

The higher cost of cultivation in rice land and the initial cost of converting upland into rice land were taken into consideration and finally Rai Sahib Basanta Kumar Roy fixed a table of relative values, which was subsequently followed by all other Test Case Officers. These values are shown in the table below, side by side with the relative values as fixed in other areas, for facility of comparison.

		Bice land,			Up land.		
∆rea.	1	3	3	τ	II	tit	Ramer .
1	2	3	•		6,.	7	8
Present operations	24 7	15	8	12	4]	
Barahabhum and Patkum	14	10	G	10		1	
Ramgarh (Hazaribagh)	16	10	8	16	2	1	
Kharagdiba khas mahal (Hazaribagh)	48	32]	16	20	4	1	
Palamau	191	131	7	121	4	1	
Ranchi	20	16	10	6	2	1	

It will be seen that the relative values were similar to those fixed in Palamau but made allowance for the greater fertility of the rice lands in Manbhum. The relative values as fixed by the Revenue Officers were never challenged in appeal and it is fair to presume that both the landlords and tenants were substantially satisfied with the values fixed.

The total area of cultivated raivati land of all classes, excluding the area held on mukarrari rent or rent-free is then reduced according to the table of relative values to units of gora III and the total rent is divided by the total number of units. The resulting figure represents the unit rate for the village.

Having ascertained the unit rates of all the villages of the thana, the prevailing unit rate is found out, following the definition of prevailing rate contained in section 31A of the Bengal Tenancy Act. The prevailing rates found in different thanas are given below:—

		-	Rice land.		Upland.					
Serial no.	Name of thans.		liahal,	Hehal, Kansh.		Gora I.	Gora II,	Gora III.		
1	2		3	4	Б	6	7	8		
1 2 9 4 5 6 7 8	Raghunathpur Gourangdi Para Chas Jhalda Purulia Manbazar Baghinundi		8s. a. p. 5 10 0 3 14 0 4 4 0 3 2 0 2 14 0 2 8 0 2 6 0	Rs. a. p. 3 8 8 2 6 9 2 10 6 2 8 0 1 15 3 1 12 9 1 9 0 1 7 9	Rs. a. p. 1 14 0 1 4 8 1 6 8 1 5 4 1 0 8 0 15 4 0 13 4 0 12 8	Rs. a. p. 2 18 0 1 15 0 2 2 0 2 0 0 1 9 0 1 7 0 1 4 0 I 3 0	Rs. a. p. 0 15 0 0 10 4 0 11 4 0 10 8 0 8 4 0 7 8 0 6 8 0 6 4	Rs. a. p. 0 3 9 0 2 7 0 2 10 0 2 8 0 2 1 0 1 11 0 1 8 0 1 7		
9 10 11 12 13	Gobindpurni Jharia 4 Nirsa Tundi Gobindpur		1 0 0 3 6 0 3 1 0 3 0 0 2 2 0	2 8 0 2 1 9 2 0 6 1 14 0 1 5 3	1 5 4 1 2 0 1 1 4 1 0 0 0 11 4	2 0 0 1 11 0 1 10 0 1 8 0 1 1 0	0 10 8 0 9 0 0 8 8 0 8 0 0 6 8	0 2 8 0 2 3 0 2 2 0 2 0 0 1 5		

171. Fixation of Fair Rent Rates.—In every thana, the village unit rates extended over a wide range, being as low as four pies in some villages and as high as one rupee or more in some villages of thana Raghunathpur, where the general pitch of rents was the highest. In each thana a scale was, therefore, fixed according to which enhancements were allowed. A specimen scale as fixed for thana Jharia is given below:—

THANA JHARIA. Enhancement allowed by the Percentage of enhancement. Prevailing rate of rent in the Rovenue Officer. village. As. p. 7 As. p. 57 to 36 0 to 0 11) 0) 1 25 to 14 0 to 1 10) 1 11) 9 to 7 2 to 5) ž 6 2 3 1 0 to 2 11) 3 0 Nil. Nil and over

The enhancement allowed was thus graded, so that in the low rented villages, there was the highest percentage of enhancement both on the ground of rise in prices and the village unit rate being so much lower than the thana prevailing rate. In the high rented villages, there was some enhancement on the ground of rise in prices alone. A point was, however, reached at which the rise in prices was held to be neutralized by the fact that the existing rate was so much higher than the thana prevailing rate. No rate was, therefore, allowed as fair over and above this maximum. The maximum rates allowed as fair and equitable in different thanas are given in the table below. Where the existing rent was higher than that calculated at the rate fixed for enhancement, no enhancement was allowed but the existing rent was fixed as fair, as the Revenue Officer had no power to reduce it.

Maximum rates allowed as fair and equitable in different thanas.

						Rice	land	ł. ,			_				t) p	lan	d. 			
Name of than .			Bahal,			Kanall.		.	Baid.			Gora I.		ı.	Gora II.		1.	Gora III.		
1		j		1			5	!		4			6	<u>'</u>		6			7	_
			Rs.	۵.	p.	R∎	8.	p.	R	. 8.	p.	Re	2.	p.	Rs	. 8.	р.	Rs.	2.	p.
1. Raghunathpu	r	<u>}</u>	5	4	0	-3	114	6	1	12	0	2	10	0	0	14	0	0	8	6
2. Gourangdi	•••	ر		1	77						į			İ			1			
3. Para	•••	₹	5	(Z.	0	8	2	0	P	10	8	2	8	0	n	18		0	9	4
4. Chas	•••	\$								•••			Ĭ		Ů		-	·	Ů	•
5. Jhalda	•••)	4		0	9	10	6	1	6	8	2	2	0	٥	11		0	ø	10
6. Purulia		ز	*		1		F 69	1	•	Ü		"	_		·	11	1	U	L	10
7. Manbazar	•••	···)	4	2	0	2	9		1	б	0	9	1	0	A	11	o	^	0	•
8. Baghmundi	•••	}	•	1	1	-	3		1	U	U	•	r	U	; U	11	U	0	*	g
DHAN	BAD.				-	Į i	1	प्रते												
9. Topechaucht		•••	4	12	0	2	15	8	1	9	4	2	6	0	o	12	8	0	8	2
10. Jharia	•••)				۱ ا														
11. Nirsha	•••	}	•	8	0	2	1:3	0	1	. 8	0	2	4	0	0	12	0	0	8	0
12. Tandi			4	4	0	2	10	6	1	. 6	8	2	2	0	0	11	4	0	2	10
13. Gobindpar	•••	•••	4	2	0	2	. 9	3	1	6	0	2	ı	e	0	11	0	0	2	٤

^{172.} Limitation of enhancement.—Even after this preliminary limitation of enhancement in village rates, it was found that further limitation of enhancement was necessary in order that the enhancements allowed might not press too hardly upon the raiyats. The grounds which justify these further limitations have been set forth by Mr. Sifton in his Supplement to the Ranchi Settlement Report and need not be recapitulated. The rules followed were:—

- (i) Enhancement was generally limited to 50 per cent. but in cases of nayabadi tenancies or where it was found that there was considerable increase in the area of cultivated land on account of further reclamation, enhancement was allowed up to 100 per cent. and in rare cases even more than 100 per cent.
- (ii) Pepper corn rents were raised up to Rs. 3 when the assets warranted it, irrespective of the percentage of enhancement.
- (iii) Where the rent of a tenancy was more than Rs. 20 but less than Rs. 50, enhancement was allowed up to 25 per cent. plus half the difference over 25 per cent. between the existing rent and the calculated rent but not so as to exceed 50 per cent. total enhancement.

- (iv) Above Rs. 50 enhancement was generally allowed only up to 25 per cent. unless there were special grounds for allowing more.
 - (v) Where the enhanced rent was Rs. 10 or less, it was ordered to take effect at once from the beginning of the next agricultural year,
 - (vi) Above Rs. 10, enhancements were made progressive, 25 or 50 percent. enhancement being given effect to at once and the rest after 5 years. In some cases, rents were enhanced in three steps, the total enhancement being ordered to take effect after ten years.
- (vii) Where the calculated rent was less than the existing rent, the latter was settled as fair and equitable.
- (viii) Except when the existing rent was settled as fair, fractions of an anna were eliminated from the settled rent.
- (ix) In case of tenancies for which no rent was paid but rent was payable, the full calculated rent was fixed as fair in all cases.
- (x) In case of nayabadi tenancies still in process of reclamation, rents were determined according to the contract or the custom governing such tenancies, a reduction of six annas in the rupee being generally allowed on account of the expenses and labour of reclamation.

173. Results of Fair Rent Settlement.—The results of fair rent settlement are set forth in the table below:—

Statement showing the result of cases under section 85, Chota Nagpur Tenancy Act, in respect of raiyati holdings for the whole district.

ierial ne,			No, of holdings.	Total attested rentof sil- reignt hold- ings in the thana.	Attested rent of the tenancies in suit.	Total felr rent settled.	Percentage of enhancement, columns 6 and 7.	Percentage enhanceme on column (columns e	ont
1	,		4	स्वर्धेत्र शर	6	7	8	•	
				Rs.	Rs.	Rs.	Per cent.	Po e	nt.
1	Jhaida	365	6,725	92,808	28,607	32,850	16	5	5
2	Purulia	736	11,416	1,93,791	56,566	68, 424	23	•	ß.
3	Gourangdi	152	1,385	50,246	10,200	11,854	16	3	3.
4	Baghmundi	37	1,268	30,860	6,645	7,859	18	4	4
5	Manbazar	483	2,927	48,139	12,851	16,766	30	8	8
6	Ragbunathpur	401	7,858	1,51,122	35,004	40,506	16	4	6
7	Para	73	2,196	48,479	10,410	12,308	18	4	4
8	Chas	278	4,786	97,856	20,65.)	26,181	27		6
	Total of Sadr exclud- ing Barahabhum and Patkum.	2,505	88,556	7,18,299	1,80,9.3	2,16,748	20		5
1	Gobindpur	208	6,061	29,066	14,839	18,153	22	17	1
2	Jharia	147	2,710	44,122	19,108	22,316	17	7	7
3	Topehanchi	425	5, 247	59,452	48,859	52,410	8	2	7
4	Nirsa	353	6,407	58,368	33,9 ∪8	37,907	12	7	7
5	Tundi	227	4,376	37,942	19,948	23,200	16	(6
	Total of Dhanbad	1,858	24,801	2,28,9 50	1.36,162	1,53,986	18		8
	Total	3,863	63,357	9,42,249	3,17,155	3,70,734	17	(6

The highest enhancement was 30 per cent. in thana Manbazar which is the lowest rented thana in the district with the exception of Gobindpur and Baghmundi, in which the enhancements were 22 and 18 per cent. respectively. The least enhancement was 16 per cent. in Raghunathpur, Gourangdih and Jhalda in Sadr and 8 per cent. in Topchanchi in Dhanbad, in which the rents are fairly high. The enhancement, however, depended to a large extent on the degree of selection exercised by the landlords in filing applications under section 85. Landlords who filed such applications promiscuously in respect of all their tenants got a smaller enhancement than those who examined khatians and filed applications under section 85 in respect of the low rented ones only.

174. Case of Tenure-Holders.—In settling fair rents in respect of tenure-holders, section 9A of the Amended Act was always kept in view but in no cases were the superior landlords able to prove any customary rate payable by persons holding similar tenancies in the vicinity. The landlords generally left the calculation of what was fair and equitable to the Revenue Officers and even as regards the origin and history of the tenancy, evidence was forthcoming only in a few cases. The Revenue Officers generally calculated the assets of the tenure-holders from the finally published records after taking into account the result of section 85 cases against the raiyats. Land held khas by the tenure-holder or cultivated on produce rent by raiyats holding under him was valued at the village unit rate for raiyati land. No deduction was made from this amount on account of profit or collection charges, as the valuation of bakast lands at raiyati rates was itself a very lenient valuation. From the amount collected from the raiyats, a deduction was generally allowed of 10 per cent. for collection charges and from 15 to 20 per cent for profit. Remission was allowed for reclaiming lands wherever it was found customary.

Enhancements were allowed in the case of tenure-holders freely up to 50 per cent. and sometimes up to 100 per cent. or even more according to the special circumstances of each case.

The results of fair rent settlement will appear from the table below:—

Statement showing the result of cases under section 85 Chota Nagpur

Tenancy Act, for Tenure-holders.

		1 20 11 1 1 2	-رسسا ک		. ————
Area.	No. of cases	No. of tenancles.	Total attested rents.	Fair rent settled.	Percentage of enhancement.
1	2	8	4	6	6
			Re.	Re.	
Total of Sadr excluding Barahabkum and Patkum.	178	492	12,901	16,019	24
Total of Dhanbad	88	388	24,756	29,512	19
Total	266	880	37,657	45,531	21

^{175.} Reduction of Rent.—There were only 24 cases for reduction of rent filed in the whole district. It was therefore neither necessary nor practicable to lay down any definite general principles. Each case was dealt with on its own merits. A unit rate of eight annas per acre of gora III was taken as the reducing standard in than Raghunathpur as against the maximum unit rate of 3 annas 6 pies allowed for enhancement. Even at the high rate of eight annas, the existing rents were reduced in case of several tenancies.

^{176.} Fair Rent Settlement of Headmen and Khuntkatti Raiyats.—This was effected as required by the terms of the Government notification under section 127 of the Chota Nagpur Tenancy Act. The same principles were generally followed as those set forth above in case of ordinary raiyats subject

to section 37, Chota Nagpur Tenancy Act. The unit rates were found to be generally low in villages where khuntkatti was found. The total attested rent of all khuntkatti holdings was Rs. 1,315-12-7½ which was enhanced in fair rent settlement by 3 per cent. to Rs. 1,358-2-3. The total attested rent of all pradhani tenures was Rs. 5,168-15-6 which was enhanced by 7 per cent. to Rs. 5,506-6-6. About half the khuntkatti holdings and 90 per cent. of the pradhani tenures were found in Dhanbad. The enhancements effected were thus low and the number of tenancies involved was hardly sufficient to enable any elaborate rules being laid down for their special treatment.

177. The Santali Ijara Villages.—The special circumstances which led to fair rents being unofficially settled in these villages by the Subdivisional Officer of Gobindpur in 1881 and 1903-04 will appear from the preceding chapters.

The actual terms arrived at after compromise between the parties after Colonel Dalton's *rubakari* of 1870 were:—

- (a) Leases were to be granted for seven or eight years at the money rent entered in the *kabuliyats* which the Santals had given, deducting the *jinis jammas* and cesses of all kinds.
- (b) In villages originally cleared by Santals, the *ijaradar* was to be a Santal, unless the raiyats either accepted an outsider or abandoned the village.
- (c) On the expiry of this settlement, the cultivated and cultivable lands of the Santal villages were to be measured and assessed at the pargana rate of rent, and leases granted for a further term.
- (d) No abwabs to be levied without the consent of the raivats.

In view of clause (c) above, the Deputy Commissioner, Colonel Rowlett, fixed certain rates which he considered to be fair pargana rates at which the assessment was to be effected when the temporary leases fell in. These rates are given below:—

		1 /1 /1 /4 /1			Rs.	8,	p.
First class Bahal	per bigha	成 400 大地方	***	•••	2	8	0
Kanal	i ,			***	2	0	0
2nd class	92	16 20 20	•••	•••	1	8	0
Srd class ,,	> ,	विद्यारिक समित	•••		1	0	0
1st class Baid	"	10	•••	•••	1	0	0
2nd class ,,	**		•••	•••	0	12	0
3rd class ,,	,,	•••	•••	•••	0	10	0
4th class ,,	79	•••	•••	•••	0	8	0
Sugarcane	•••	•••	•••	***	1	0	0
Other high crops	•••	•••	•••	•••	0	4	0

Colonel Dalton, however, considered these rates to be too high and did not approve of them. There the matter rested until 1880, when the temporary leases all fell in. Mr. Risley who was the Subdivisional Officer of Gobindpur had much trouble in settling the principles on which the rent settlement was to be effected. The Commissioner, Mr. Hewitt, had again to intervene. The rules finally drawn up by Mr. Hewitt which embodied the terms of the fresh compromise which he brought about are given below:

- "At a meeting held to-day in Gobindpur in the presence of the Rajah of Tundi and the Santal manjhis of the estate, the following rules were agreed to as a basis for the new leases to be given at the new settlement, consequent upon the termination of that made by Colonel Dalton in his rubakari, dated 16th November 1871
- (ii) In paragraph 4 of that rubakari, it was decided that at the end of the present term all the cultivated and waste lands of each village should be measured and the rents thereon fixed according to the rates prevailing in the pargana for the time being and the lands settled near by.
- (iii) In order to determine the rates prevailing for the time being in the neighbouring parganas, I have made enquiries as to the rates in many villages of Jharia and Nawagarh, neighbouring

- estates, and I have also obtained from the zamindar of Nagarkiari information of the rates prevalent in his estate. I have also had the village of Ramnagar measured in my presence to further test the rates.
- (iv) Throughout the whole of this part of the country lands are measured by muris and only rice lands are assessed. It is therefore only necessary to measure rice lands. In order to determine the rate to be paid for each muri, it was necessary to ascertain the average area of the muri. Every one agreed that the muri was a measure of land varying with the quantity of the seed sown. Thus a muri of the first class land is the area in which 4 solis of 10 seers each of rice seed is sown; a second class muri one in which 5 solis are sown; and third class muri one in which 6 solis are sown.
- (v) On measuring the lands in Ramnagar, I found that the average area of the muri was about 3 bighas 12 cattahs and as it takes about 30 seers of seed to sow an acre, this area would agree very nearly with that given by the quantity of seed. It has therefore been agreed upon to fix the area of the muri at 4 bighas.
- (vi) As it is far more easy to reduce the rent of the land according to its quality than to increase the area, in order to make muris of inferior soil able to pay an equal rent with those in which the soil is all good, it was determined to fix the rents for the present settlement at the following rates:—

1st class rice land Rs. 2-0-0 a bigha of 1,600 square yards.

- (vii) When the present settlement expires, such rents as the Rajah and his raivats agreed on or as are current in the neighbouring parganas, be fixed. These rates correspond very nearly with those paid in Ramnagar as the present rent roll is Rs. 85-6-0 and the rent roll by the rates I have fixed is Rs. 84-8-0 and the rates may, therefore, be accepted as easily paid, especially as they have reduced the raivati rent in many cases.
- (viii) There will be no rent paid
- (ix) Land newly dug out raiyat or made by erecting a bandh, shall be reckoned as khandit land, and in case of a dispute as to whether land is khandit or not, it shall be decided by arbitration or in whatever way the disputing parties shall choose.
 - (x) Khandit land shall only pay half rates, this being the custom as stated by the raiyats and malgoozar present at Ramnagar and agreed to by the zamindar.
- (xi) In order to prevent excessive enhancement of rents, it has been determined that when the rates by soil rates give a rent more than twice as much that hitherto paid, the total rental assessed on the village shall not exceed twelve annas per bigha of rice cultivation.
- (xii) In assessing the rent, one muri out of every 10, shall be allowed rent-free as man land to the ijaradar. The muri shall be an average muri of the village, and in addition to the man land, the land held by the naik and gorait as their service shall pay no rent.
- (xiii) The new lease to be given on the expiry of those given under Colonel Dalton's orders, shall be for a term of 15 years from the date of the pattah, being given, so as to give the raivats and ijaradar full time to realize the benefit of any improvement they may make.
- (xiv) During that time, there shall be no enhancement of rent either of the thicadar or of the raiyats, and each raiyat shall pay the rent stated in the rent roll, which is to accompany the kabuliyat

- of each village, and which like the *kabuliyat* is to be registered, and a copy deposited in the Registry office. The rent roll shall in addition to the rent, state the area held by each raiyat.
- (xv) Each raiyat will have full liberty to make khandit land during the term of the lease, and lands so made shall be reckoned as khandit at the time of the next settlement, what was reckoned as khandit before, being assessed as mal.
- (xvi) The rule laid down by Colonel Dalton that the Rajah shall have no power to settle with other persons, villages reclaimed and brought into cultivation by Santal raiyats will hold good, and all Santal villages must be leased to the manjhi or other Santal raiyats if the present manjhi refuses settlement.
- (avii) The lands of those villages in which zamindar and raiyats cannot agree upon the rents to be assessed according to the rates fixed in paragraphs (vi) and (x) shall be measured and classified by an amin to be appointed by the Subdivisional Officer and paid by the zamindar, who shall give within three months the list of villages in which measurements are to be made. In case the raiyats of a village ask for measurement, their village shall be measured, provided the zamindar cannot come to an amicable settlement with them and succeed in registering the kabuliyat and registered list of tenants as required in paragraph (xiv). All pattahs and kabuliyats shall be registered in 6 months from this date.
- (xviii) The Rajah will, as settled by Colonel Dalton, do all business with his raiyats personally, and no amla shall intervene between them.
- (xix) The above rules have been entirely agreed to by the Rajah and accepted by almost all the Santal Ijaradars present, among whom were Ladhai Manjhi of Ramnagar, Kinu Manjhi of Majhladi, Jitan Manjhi of Patro, Karan Manjhi of Phulpahari, Bikram Manjhi of Dhaljuri, Julsa Manjhi of Nowdiha and numerous other Manjhis. The raiyats also, who were present, agreed to the above rules, provided their villages were measured in cases of dispute."

The settlement concluded by Mr. Risley in accordance with the above rules, in 18 out of the 52 villages, expired in 1895. In the other 34 villages the rents were presumably amicably settled between the landlords and the tenants and these villages therefore fell outside the scope of Mr. Risley's settlement. The resettlement was proposed to begin in 1896 but was delayed for various reasons, including the famine of 1897, until 1898, when it was carried out through the agency of amins at the same rates as those fixed in 1881, old khandit being assessed as mal and new khandit assessed at half rates. Through lack of supervision, the work was, however, so unsatisfactorily done that there was general dissatisfaction and after prolonged correspondence, the whole thing was begun afresh in 1903 under Mr. Bradley Birt's personal supervision. The resettlement was concluded in 1906. The old rates of rent were retained but after several attempts to prevent rents from going up excessively in several villages, the Board of Revenue finally decided that the rates were to be lowered proportionately, so as to prevent the total enhancement in any village exceeding 100 per cent. Hence, in effect, the total assessment worked out at less than Rs. 2 per acre all round on the area assessed. Uplands were left unassessed and old *khandit* assessed at full and new khandit at half rates.

In view of this previous history of these villages, it was considered after attestation, whether it was desirable to move Government for the issue of a notification under section 85, 2(ii), for compulsory fair rent settlement. In view of the fact that there was nothing particular to differentiate these villages from several other villages inhabited by Santals and further that it was open now for the first time to the landlord to apply for fair rent settlement in ordinary course on payment of necessary court-fees, it was decided that there was no justification for any compulsory settlement of

fair rent. Mr. Hoernle, the Additional Deputy Commissioner, who was unofficially consulted, agreed with this decision. It was obviously just that when the landlord alone stood to gain by fair rent settlement, he should be made to take the initiative and incidentally pay at least the paltry amount of 12 annas per tenancy in court-fees.

The proprietor of Tundi, on being notified of this decision, promptly put in applications for fair rent settlement under section 85 2(i) of the Act, in all villages in respect of all the tenants. During fair rent settlement, it was found that conditions in these villages were almost the same as in other villages of pargana Tundi. In view of the two previous enhancements of rent effected by the Subdivisional Officer, however, the Revenue Officers cut down the fair unit rate allowed in each village by one pie. In all other respects, the principles laid down in the Test Case judgment were followed. Uplands were assessed for the first time as in the rest of thana Tundi. Following the recognised custom in these villages, old *khandits* were assessed at full rates and new *khandits* at half rates instead of allowing a remission of 6 annas in the rupce on old and new *khandit* as in other villages.

The area of paddy lands was found to have increased by nearly 50 per cent. since 1903, if the measurements of Mr. Bradley Birt be presumed to have been accurate. The number of raiyats had also increased from 1,223 in all in 1903 to 1,680 Santals and 540 Dikkus or 2,220 giving an increase of over 80 per cent. The total enhancement on the attested rents was 2 annas in the rupee, very roughly, but no attempt was made to calculate the enhancement effected on the last settlement rent which must have been considerable.

178 Fair Rent Settlement in Ghatwali Villages.—Under the Government notification, compulsory fair rent settlement was effected in respect of all tenants holding lands under Ghatwals, of all rank, from Digwar downwards. The principles followed were the same as those detailed above. The results of the settlement are set forth in the table given below:—

Statement showing the results of fair rent settlement under section 85(2)(ii) in respect of raiyati holdings in Ghatwali tenures and villages.

Serial no.	Thona.		No. of cases.	No. of tenancies.	Attested rent.	Fair rent settled.	Percentage of enhancement.
1	2		3		8	6	7
					Rs.	Rs.	Per cent.
1	Jhalda		7	221	429	499	17
2	Purulia		26	2,334	7,813	9,186	18
3	Baghmundi		19	627	2,374	2,958	25
4	Manbazar		119	3,502	6,961	7,470	17
5	Raghunathpur		9	532	2,470	2,789	12
6	Gourangdi		7	556	1,540	1,817	18
7	Para		2	70		1	***
8	Chas		4			L	10
	Total of Sadr e	X-	193	8,004	21,855	25,691	18
1	Gobindpur		•••		•••	•••	•••
2	Jhari a		3	151	360	514	43
3	Topohanchi		111		•••	•••	•••
4	Nirsa		.8	71	419	422	1
5	Tundi		•••		***	•••	•
	Total of Dhank	ad	11	222	779	936	20
	Total		204	8,226	22,634	26,627	18

'Apart from this, 34 cases were started in Sadr, in respect of 78 tenure-holders holding under Ghatwals. In these cases, the total attested rent was Rs. 1,451, which was enhanced to Rs. 2,078, thus giving an enhancement of 44 per cent. There were no cases of this nature in Dhanbad.

179. Issues raised under section 86.—In cases where fair rents were settled under Government notification, either party was at liberty to raise issues under section 86, free of cost. In other cases, the defendants were free to raise issues without cost but the plaintiffs had to pay ad valorem court-fees as in the case of suits under section 87. This led to numerous issues being raised by the tenants, mostly on the off chance of something turning up in their favour. In the large majority of cases, the issues were raised on purely frivolous grounds.

The table given below will shaw details of the issues raised, together with their results separately for each thana. The largest number of issues were raised in thana Jhalda, where an issue was raised in respect of 2 tenancies out of every 3, for which there was section 85 application. The smallest number of issues were raised in thanas Baghmundi and Gourangdi of Sadr and Tundi, Gobindpur and Jharia in Dhanbad.

under section 86 in respect of one tenancy out of every 6 involved in section 85 applications. As the result shows, the record-of-rights had to be modified or altered only in case of one issue out of every 7 issues raised. Thus only in one case out of every 42 for which there was an application under section 85, the record-of-rights entry was found to be inaccurate.

Statement showing the result of suits under section 86, Chota Nagpur Tenancy Act.

erial	Thans.	Total no. of cases.	Total no. of tenanoics.	No. of tenancies in		TA 1980GB #616-
			企业文出	Allowed.	Disallowed.	Modified.
1	2	8		5	6	7
1	Jhalda	175	4,368	149 ·	4,120	9
$_2$	Purulia	572	2,941	202	2,621	11
3	Baghmundi	16	17	2	15	•••
4	Gourangdi	20	24	5	19	•••
5	Manbazar	65	664	32	604	2
С	Ragbunathpur	246	1,977	432	1,342	20
7	Para	64	1,291	81	1,161	4
8	Chas	521	1,005	101	816	8
	Total of Sadr ex- cluding Baraba- bhum a nd Pa tkum	İ	12,287	1,004	10,698	58
1	Gobindpur	23	38	5	33	
צ	Topchanchi	164	478	48	3/3	6
3	Jharia	30	42	13	22	
7	Nirsa	7.5	101	17	84	•••
5	Tundi	17	27	5	22	•••
	Total of Dhanbad	289	686	88	524	7
	Total	1,968	12,973	1,092	11,222	65

The majority of issues were raised on the strength of section 51A of the Act, which was enacted in 1920 and consequently came into force in the district after the attestation of Block A was over, but before the commencement of fair rent settlement operations. It was decided by Mr. Tuckey as Settlement Officer, on appeal, that parties were entitled to the presumption arising under section 51A, sub-clause (2), in suits under section 86 and this decision was accordingly followed. This led to a large number of issues being raised under section 86, which were based purely on rent receipts showing a uniform rate of rent for 20 years. In several cases, raiyats even suppressed older rent receipts and other papers which were adverse to their claim and the landlords were hard put to it, to rebut the presumption of uniformity of rent. As the results show, however, the landlords succeeded in doing so in over 85 per cent. cases.

The next largest number of issues referred to brahmotar or mogli claims or claims to hold lands rent-free. These were supported in several instances by forged documents, which purported to have been discovered after attestation. The majority of these issues were also found to be frivolous and were accordingly dismissed

It would have been possible to check the number of issues raised under section 86, to a certain extent, by awarding costs to the opposite party very freely, but because, very few cases were filed under section 87 and section 85 bars subsequent Civil Suits, it was considered advisable to allow the parties to thrash out their respective claims freely at the section 86 stage. It is hoped that in this way, most of the disputes which might otherwise have remained a potential source of trouble, have been once for all finally settled.

180. 'Appeals.—The following table shows the result of appeals under sections 85 and 86:-

Statement showing the result of appeals.

Appeals	filed			Settlement	Officer.
		وطاور	HOLE IN	MARINE.	

Section.	Total no. of appeals.	Allowed.	Disallowed.	Decision modified.
1	2	3	è	5
85	190	29	145	16
86	161	26	120	15

Second appeals before the Commissioner, and revision applications filed before the Board.

Total no. of appeals before Commissioner.	Allowad.	Disallowe i.	Decision modified.	Total no. before Board.	Allowed.	Disallowe 1.	Bemarks.
1	2	3	4	5	6	7	В
57	7	44	2	2	1	1	4 appeals are still pending with the Com- missioner. (These have all been since disallowed.)

Many appeals related only to a few tenancies but some were omnibus appeals, relating to a large number of tenancies, which had to be all separately dealt with and which, therefore, practically meant several appeals rolled into one

181. Fair Rent rates compared with the rates in other areas:-

				Ric	e lat	ıd.							Ūþ	land	•			
∆ τ02.		l,			3.			8.			I.			II,	i	. 1	m,	
1		2			3	- 1		•			8			6		<u></u>	7	
	Rs.	a.	p.	Ra.	a.	r.	Rø.	8.	p.	Rs.	a.	p.	Rø.	a.	p.	Rs.	a.	p.
Maximum allowed in Manbhum in thana Raghunathpur.	 6	4	0	3	4	6	1	12	0	2	10	0	0	14	0	0	3	6
Maximum allowed in Manbhum in thanas Baghmundi and Manbazar.	4	2	0	2	9	3	1	6	0	2	1	0	0]1	0	٠.	2	9
Barababhum and Patkum	2	10	0	1	I .4	0	1	2	0	1	14	0				0	3	0
Ranchi Maximum	3	2	0	2	8	0	1	9	0	0	15	0	0	5	0	0	2	в
Hazaribagh maximum (thana Semaria.)	4	13	0	3	7	0	2	1	0	4	2	Ó	1	0	в	0	5	6
Palamau maximum for zamindari villages.	10	8	0	7	0	0	4	3	0	6	4	0	2	0	0	0	8	0
Palamau minimum	6	4	0	4	3	0	1	11	0	3	2	0	1	0	0	0	4	0

The table given above will prove interesting. It shows how Manbhum rents approximate to those in Hazaribagh, where, however, the uplands are more productive and the paddy lands slightly less so. The rates in Barahabhum, Patkum and Ranchi were fixed long ago before the present abnormal rise in prices. The rates in Manbhum, where the lands are more fertile, as compared with the extraordinary high rates in Palamau, afford complete justification for Mr. Bridge's great fight on behalf of the Palamau raiyat, if indeed any such justification be still necessary.

182. Commutation of Produce Rent.—The number of applications under section 61, together with the result of such applications, is shown in the tablegiven below:—

Statement showing the result of applications under section 61, Chota Nagpur Tenancy Act.

		Сотши	tation.	No. of appeals.				
	No, of applications.	Allowed.	Disallowed.	Allowed.	Disallowed.			
1	1	8	4	5	8			
Sadr excluding Barahabhum and Patkum.	101	64	39	·	24			
Dhanbad	105	89	16	•••	5			
Total :	206	153	55	***	29			

The number of holdings on produce rent is very small in the district and hence very few cases came up under this section. These did not present any special features and were disposed of in the ordinary way.

183. Post Publication Suits.—The following is a statement of suits under sections 87, 111, 130 and 252 of the Act, showing also the result of appeals.

Statement showing the result of case work other than cases under sections 85 and 86.

	Suits under rection 87.				Suite ander section HI(s).		Appeals arainst section II1(8 decirion.		Suits an ier section 130.		App als against section 150		its under sortion 252.				Remarks.
;	Allowed.	Disallowed.	Allowed.	Disallowed.	Allowed.	Disallowed.	Allowed.	Disallowed.	Allowed.	Disallowed.	Allowed.	Disallowed.	Allowed.	Disallowed.	Allowed.	Disallowed.	
•	3	3	4	8	6	7	8		10	11	19	13	16	15	16	17	:5
adr exclud- ug Baraha- hum and Patkum,	27	65	1	1					2	D	1	7		5			4 appeals peu- ing befor Commissions
haubad	28	56		8					9	3		i	:-	: ·	.		19 appeals and section to are ponding before Jud onal Conn. Its fourtrees.
Total	59	121	1	6			4	18	1 4	-1-5 -1-5 -13	1	н	 	8		1	

The number of suits instituted was very small and the decisions did not materially alter the record, as finally published.

184. Revision.—The same principles were followed in dealing with applications under sections 89 and 90 of the Act as described by Mr. Bridge in paragraph 184 of his Palamau Report.

The following table gives the number of applications dealt with, under each of these sections, together with the result of such applications.

Statement showing the result of applications under sections 89 and 90.

Section.	Total no. of applications,	Allowed.	Disallowed.	Remarks.
89	123	35	87	1 case still pending.
90	217	166	81	

The period of revision under section 90 has been extended by the Amended Act to two years after final publication. Consequently, limitation will not expire for applications under section 90 in respect of Block E, until March 1927. As the parties got their final parchas in 1924-25, this period is needlessly lengthy. It would have been better if under the Amended Act, the period of limitation had been fixed at one year after the distribution of the final parcha, instead of two years after final publication.

CHAPTER X.

GHATWALS.

185. The Ghatwals of Barahabhum.—Slightly less than half the total number of Ghatwali tenures in the district are situated in pargana Barahabhum. A detailed and interesting account of these appears in Chapter III of Mr. Sifton's Final Report. There are in Barahabhum, 287 Ghatwals and 448 Tabedars, holding 60 entire villages covering an area of 118 square miles and portions of 229 villages covering a total area of 9 square miles. At the top of the ghatwali force, are the 4 Major Taraf Sirdars and 4 other Taraf Sirdars of minor importance. Subordinate to them are the Sadials with tenures comprising each 10 or 12 villages and below them, the Ghatwals

or the village sardars and the tabedars who form the last link in the chain under the village sardars. All anthorities are agreed that the Ghatwali organisation of Barahabhum is identical in origin with the Mundari Khuntkatti organisation in Ranchi. The Bhumij belong to the same race as the Mundas, as proved by intermarriages, which are very common especially on the Ranchi border, where the terms Bhumij and Munda are inter-The lesser Mankis were the Sadials who were grouped under the super Mankis known as Taraf Sardars. The village headmen became the village Sardars or Ghatwals with the khuntkattidars serving under them as paiks or tabedars. These were constantly mobilised for purposes of offensive and defensive fighting, both of which common in were very After the British occupation of the country, this militia degenerated into a force of chuars or bandits whose activities gave Barahabhum such wide notoriety for chuar outbreaks. In 1800 A.D. Mr. Henry Strachev, Magistrate of Midnapore, conceived the bold idea of enlisting the disturbers of the public peace as its guardians and thus converted what was originally a political and military organisation into a Police force. Mr. Sifton has given a complete history of the origin and subsequent development of Ghatwali tenancies including an account of the ismnavisis or name lists of 1824 and 1833, Ganga Narain's rebellion of 1832, Dalton's views, the theories of Messrs. Risley and Hewitt and the reasons for undertaking a complete survey of Ghatwali lands, which was carried out under Mr. Risley's control and supervision by Munshi Nandji between Up to this point, the history of Ghatwals in the rest of the district is practically the same as that of the Barahabhum Ghatwals, though a few points of difference will be noticed later on. The subsequent history of Ghatwals in Barahabhum was however totally different. It was influenced largely by the ijara taken by Messrs. Watson and Company, the attitude taken by Mr. Risley, the controversy about atirikta lands and the Ghatwali compromise of 1884, which had such a disastrous effect on the properties of the Ghatwals concerned. The rest of the Ghatwals in the district were not parties to the Ghatwali compromise of 1884 though a few minor difficulties that cropped up in pargana Manbhum were overcome by a compromise between the Commissioner Mr. Hewitt on behalf of the Government and the Deputy Commissioner, as Manager, representing the disqualified proprietor. Being situated outside Messrs. Watson and Co.'s ijara, they were able to continue their peaceful existence without any troubles.

For a detailed account of the early history of Ghatwals in Manbhum, reference is invited to Chapter III of the Barahabhum Final Report and the exhaustive note on Police tenures in the Gazetteer.

186. Digwars.—The following table shows the number and area of entire and part Digwari villages, together with the number of Digwars and Tabedars, than by than a, in the area covered by the present operations:—

			I	Entire Digw	arl villago	. ,		Part D	igwart viile	gos,	
Serial no.	Name of thana.		Namber of villages.	Area,	Number of Bigware.	Number of Tabelara.	Number of villages,	A:4a.	Area recorded nader Digwara,	Namber of Digwara.	Number of Tabadars.
-	1	-		Acres.	i i			Aorea.	Acres.	<u> </u>	
1	Purulia		18	18,840	22	51	3	8,501	648	3	
2	Raghunathpur		8	1.975	9	39	3	2,377	736	3	•
3	Gourangd:		7	5,551	12	41	2	777	187		
	Para		4	1,534	9	i5					
	Chas		4	1 076	10	8			<u></u>		
	Total of Sadrescluding Ba	aha-	41	28,506		152	8	6,665	1,561	11	1
:	bhum and Patkum.						3	2,760	2,254	3	30
•	Nirs2		}	j		}	1	560	288		
•	Total of Dhanbad						8	3,320	2,543	3) 9
	GRAND TOTAL		41	29,506	69	162	11	9,975	4,193	14	\$1

It will be seen that all the Digwari villages in Sadr are situated within the Panchet estate. Two of the part Digwari villages in Dhanbad are situated in the Jharia estate, while the third is situated in Pandra. The total area covered by the entire and part Digwari villages is 47 square miles within Panchet and nearly 4 square miles in Jharia and Pandra. The total number of Digwari tenures recorded is 83 with 183 Tabedars under them.

Originally there appear to have been Ghatwals, styled as Digwars, in Jhalda and Begunkodar but these are now styled only as Sardars and do not figure as Digwars in the list above, there being absolutely no difference except in name between them and ordinary Ghatwal Sardars.

All the Digwars and Tabedars except one have been recorded at this settlement as pure service tenure-holders or tenants, liable to dismissal by the Deputy Commissioner and liable to lose their lands on dismissal. One Tabedar who holds 23.06 acres of land, including 13.02 acres of rice land, has been recorded as a non-service tenant who is not liable to lose his lands on dismissal as his tenancy orginated before his service as Tabedar commenced.

187. Ghatwals.—The following table shows the number and area of entire and part Ghatwali villages, together with the number of Ghatwals and Tabedars, than by than in the area covered by the present operations:—

			E	ntire Gnat	walı viilage	es, [Part G	atwali vili	ages.	
	Name of than.		Namber of villages.	Arca.	Number of Ghatrals.	Number of Tabedare.	Number of villages.	Area	Area recorded as Ghet- wall.	Number of Ghatwalk.	Number of Tabedare.
ì	s	1	8	4		g	7	н .	9	10	11
1941 M. 1888				Acres.	41 - 7		1	Acres.	Aoras,		
1	Manbagar		44	17,024	45	124	71	49,469	7,349	94	164
2	Parulta		4	5,008	प्रमोध क	1 20	2	672	62	2	***
Α,	Jhatda		8	1,656	3	16	10	5,071	419	10	10
š	Barahabhum		3	6 30	3	4	G	2, 100	242	6	19
5	Raghunati pur		1	732	1		1	7:4	(47	2	l
i	Toral of Side excluding pira	n.	56	25,059	56	164	90	\$8,820	8,716	114	189
tr	Nipsa		ž	391	2		10	4,264	183	18	18
	Навиц Тотаг.		57	25,444	59	ir4	100	62,590	8.899	127	207

Some of the Ghatwals were known as Sadials but their number has been included in the list of Ghatwals. Naib Digwars have also been included in the list of Digwars given in the previous paragraph.

It will be seen that the bulk of the Ghatwali villages are situated within thana Manbazar, which forms the Manbhum estate. The other villages are to be found within the Panchet, Jhalda and Koilapal estates in Sadr and the Pandra estate in Dhanbad.

The total Ghatwali area is 40 square miles in entire and 14 square niles in part Ghatwali villages; or a total of 105 square miles, including Digwari and part Digwari villages. The total number of Ghatwals is 185 Tabedars 371, making up a total Ghatwali force of 83 Digwars. 185 hatwals and 554 Tabedars.

As already seen in the previous chapter, fair rents were settled in respect of all tenants holding under Ghatwals. The net result of the operations was an increase of 19 per cent. in the rent roll of the Ghatwal tenure-holders from Rs. 24,085 to Rs. 28,705, payable by 8,226 raiyats and ordinary intermediate tenure-holders, holding under Ghatwals.

To complete the statistical information compiled in respect of Ghatwalf tenancies, I might add that 98 per cent. of the Ghatwali area was recorded as held by the Ghatwals purely on condition of rendering services and only 2 per cent. was recorded as held on some permanent right on which Ghatwali services were imposed at a later stage. The following table gives full particulars of the area so held

				Area recorded as he	Area recorded as held by Ghatwals of all ran rights and not as service holds						
	-			R'ce land.	Upland and waste.	Total,					
	1			*	3						
				Acres.	Acres.	Acres.					
In Entire Digwari villages		•••	•••	13:12	10.04	28.06					
In fart Digwari villages	•••	•••	•••	•••		•••					
in Entire Ghatwali villages	•••	•••	•••	284-53	907-03	1,'91.56					
n Part Ghatwali villages	***	•••	***	4.60	1:15	5· 76					
		Total	######################################	30.215	918-22	1,220.37					

Practically all the area recorded as raiyati, in the names of Ghatwals and Tabedars, is situated in than Manbazar, where as we shall see below, the origin of Ghatwali tenancies was more akin to that in Barahabhum than in the rest of the district.

188. The origin of Ghatwali tenancies.—Prior to the British occupation the reigning chiefs had to maintain a number of quasi-retainers or feudal barons, for purposes of offensive and defensive fighting, as well as to keep in check dacoits and chuars within their own territories. In Barahabhum, the Mundari khuntkatti organisation was well suited to provide the necessary force of feudal barons and hence it was not necessary for the Raja to import a force of retainers for purposes of defence. Similar was the case with Baghmundi, where the Mankis still exist to prove the existence of Mundari khuntkatti organisation. In the other parts of the district Mundas and Bhumij were few in number and hence the necessity arose for defence arrangements The Manbhum estate was perpetually open to attack from three sides, by Panchet on the north, Barahabhum on the south and south-west and Koilapal on the south-east. Hence the Raja had to maintain a large force of retainers to guard the frontiers and hold the passes against invasion, as well as within the estate, to guard life and property against the chuars. This explains the existence of the very large body of Ghatwals in this estate. The Ghatwals belong to all castes, a considerable proportion being Bauris and Bagdis, who are presumably local men. Several, like the Ghatwals of Kurkutta, Barmesia, Dhuliapara, Benagoria, Lota and Dhadka are Chhatris, who were imported by the Raja of Manbhum from up-country, to guard the frontier against Panchet. Opposed to these within Panchet estate, we find the Mal Jagirdars of Kaera, Kendadih and Deoli. Bhumij Ghatwals are very few, perhaps because of their natural affinity to the Bhumij chuars of Barahabhum, with whom they could be expected to make common cause against the Raja of Manbhum, who was himself not a Bhumij. The small number of non-service tenancies suggests that here it was not the original clearers of the soil or feudal barons who were made Sardars but men were selected purely on consideration of their ability to hold the mountain passes and fight invaders. The times were too strenuous for sentiment to be allowed to play any part in the selection of Ghatwals. With constant fighting going on, vacancies in the post of Ghatwals must have been fairly numerous and these were sure to be filled up by powerful men, able to command and fight, whether they were local aborigines or not. I believe it is a mistake to suppose that the then Rajashad any conception of permanent rights in land, or that, they had any scruples in driving away the heirs of deceased *khuntkattidars* and giving their land as reward to others, who were better able to help them in their fights. I do not believe that outside Barahabhum, the Ghatwals could now be said to be descendants of the original clearers of the soil except in a very few cases

The Ghatwals in Koilapal appear to have had the same origin as those of Manbhum. The estate being however smaller, it is not unlikely that the Ghatwals were near relations only, of the robber chieftain or his more trusted lieutenants.

Now let us consider the case of Panchet. The enormous size of this estate made it necessary to have more elaborate defence arrangements. These consisted of three separate lines of defence. First were the 12 minor chiefs of Baghmundi, Jhalda, Begunkodar, Jaipur, Mukundpur, Hesla, Torang, Katras, Nawagarh, Jharia, Tundi and Pandra who were called the Panchakote Petty Zamindars in 1771 by Mr. Alex Higginson. were all to protect the Raj from attacks from the north and the north-west. Then came the Mal Jagirdars holdings some 1411 villages. Of these 49 are situated in Pargana Kasaipar, for defence against attacks from Baraha-11 Jagirdars of pargana Bagda were meant for defence against Manbhum, 71 in Khaspel for defence against incursions from Hazaribagh and a few in parganas Chaurasi and Chaliama for defence of the Zamindar's The Ghatwali organisation came last. From the distribution of the Digwari posts, it is fairly obvious that the Ghatwals of Panchet were not ordinarily meant for offensive or defensive war but were rather from the beginning, meant to be a Police force to check dacoities and other crimes. In times of stress, these Digwars might take part in fights but that was rather the exception. Lalla Kanji, Tahsildar of Panchet in his replies to questions in 1799, definitely states "Before thanas were established, the Digwars were responsible for all the thefts and serious crimes which were committed in the chakla; but if a great many riots and thefts occurred, the Jagirdars and amlas of the Raja used to unite and enquire. 'The Digwars thus constituted the ordinary police, while the Jagirdars constituted the feudal barons and retainers, while the 12 frontier Zamindars were more or less semi-independent chiefs, who, however, nominally acknowledged the suzerainty of Panchet and helped in offensive and defensive fighting on their own part of the frontier, for mutual advantage.

It is even less true in Panchat than in Manbazar that the majority of the Ghatwals or even a considerable minority of them are descended from the original clearers of the soil. Sentiment has only come to figure largely in the treatment of Ghatwals, since British rule was firmly established.

The origin of Ghatwals in the other estates to the west and north of Panchet was probably the same as that in Panchet. The assets of Digwari villages in the other estates were, however, not specifically excluded from the assets at the time of the Decennial Settlement, which happened only in the case of Panchet.

From this it will be clear that the origin of Ghatwals was different in each estate and that though in Barahabhum and to a lesser extent in Manbhum, the theory that Ghatwals were feudal barons connected with the original clearers of the soil is correct, it is not so in the rest of the district. In Barahabhum and Manbhum, a quasi-military force was converted into a Police force in 1800—1805. In the rest of the district, the Ghatwals had already been performing Police duties and the transition was therefore more natural.

189. Khewat I in Digwari villages in Panchet.—At the time of the Permanent Settlement, the Digwars were shown as holding $57\frac{3}{4}$ villages within the ambit of the Panchet estate. The assets of these villages were not taken into consideration at the time of the Decennial Settlement, in fixing the revenue of the estate. The Digwars neither pay rent nor cess to the zamindar but pay a cess known as digwari or road patrol cess direct to Government. It was, therefore, thought that the Digwars held their tenures directly under

taken by the District Judge of Burdwan in his judgment in suit no.

(Raja Jyoti Prasad Singh Deo Bahadur vs. the Secretary of State for India in Council and others). The High Court, however, decided on appeal that digwari tenures do form part of the Panchet estate and are not liable to resumption by the Government, though on the services being discontinued, the villages will be liable to separate assessment of revenue on resumption by the zamindar, as the lands were set apart as thanadari lands and the assets left out of account at the time of the Permanent Settlement. Following this decision, all Digwars have been recorded at this settlement, since the date of the decision, as holding under the zamindar and not directly under Government. The High Court decision is not yet final as an appeal has been filed before the Privy Council, where the right to minerals in Digwari villages is also being contested on behalf of the Government.

190. Survey and record of ghatwali lands.—The actual survey of ghatwali lands at this settlement presented no difficulties. The maps prepared by Munshi Nandji in 1880—83 were found to be very useful and several of the ghatwali pillars demarcating ghatwali lands in part ghatwali villages were found intact. In a few cases, the area demarcated by Munshi Nandji was found to have been subsequently modified by competent courts and in a few other cases where Munshi Nandji's survey was proved to be wrong or defective, the record was prepared according to the admitted facts of present possession.

All ghatwali tenures have been recorded as non-resumable, as the superior landlord has no power to resume them. In the case of purely service tenures, a note has been made that the Deputy Commissioner can dismiss the Ghatwal and on dismissal, eject him from the lands. In the few cases where services were proved to have been imposed subsequent to the inception of the tenancy, the note has been made as follows:—"but the Deputy Commissioner can dismiss him from the service but his right in land will remain."

Following the local custom and the procedure laid down in Barahabhum, wherever the holding of a Ghatwal was found to be only of the extent and character of a raiyati holding, suitable for the cultivation of a single man and his family, the Ghatwal was given a khatian and was not treated as a tenure-holder. His sub-lessees in such cases have only the right of underraiyats.

For the vast majority of Tabedars, khatians were prepared with status "tabedari chakran" and a note in the special incidents column whether the tenancy originated as a service holding or not.

191. Occupancy rights of raiyats.—The question whether raiyats holding lands under Ghatwals were debarred from obtaining occupancy rights was never seriously debated in the course of the present operations. The opinions of Mr. Risley and Commissioner Mr. Hewitt which have been quoted in paragraph 77 of the Barahabhum and Patkum Final Report show that these officers entertained no doubt that raiyats acquire occupancy rights both under the law and the custom of the district. Mr. Sifton accordingly acted upon these views with the concurrence of the then Deputy Commissioner and the same procedure was followed now. Though the appointment sanads given to the Ghatwals under the Act I of 1914 (Bihar and Orissa) specifically lay down that the Ghatwal has no right to settle any land with raivats without the previous permission of the Deputy Commissioner, in practice settlements made without such permission were frequently met with. Instances were also forthcoming (vide Ghatwali case no. 580 of 1906) in which after a lapse of years, when the Ghatwal wanted to oust a tenant whom he or a previous Ghatwal had surreptitiously introduced, the Deputy Commissioner had held that the tenant had acquired a right of occupancy and could not be ousted.

The main principle kept in view was that no Ghatwal had a right to reduce permanently the value of his tenure. Hence, mukarrari grants made by Ghatwals were not recognised as such. Nor were recent settlements with raiyats, without the sanction of the Deputy Commissioner, or even old

Where, however, it was found that bona fide settlements of waste land had been made for purposes of reclamation or abandoned or surrendered raiyati holdings had been settled with tenants, such transactions were recognised, even though without the sanction of the Deputy Commissioner. Settlements surreptitiously made by the present Ghatwal during his lifetime were not recognised irrespective of the length of possession. The possession of persons who were not recognised as tenants was, however, shown in the remarks column against the plots concerned, in the Ghatwal's abad malik or anabad khatian, for the information of the Deputy Commissioner.

The principles followed were all laid down by Mr. Tuckey as Settlement Officer in consultation with the Deputy Commissioner and every doubtful case was referred to the Settlement Officer for orders, before it was decided whether a tenant was to be recognised as such or not.

- 192. Encumbrances on Ghatwali land.—Encumbrances created by Ghatwals have no valid effect beyond the term of the existing Ghatwal's tenancy The Ghatwali sanad specifically prohibits the creation of any encumbrances without the permission of the Deputy Commissioner. Therefore, all unauthorised encumbrances discovered, were disregarded though they were noted in the remarks column against the plots concerned for the information of the Deputy Commissioner.
- 193. Trees and jungles.—The timber of all self-grown trees standing on cultivated and waste lands and in jungle admittedly belongs to Sarkar Bahadur and has been so recorded. The timber of athrop trees belongs by custom to the man who planted them, and similarly in case of trees nurtured and cared for by raiyats. In the special incidents column of the khatian, it is noted that nobody is cutitled to cut the timber of trees recorded in the name of Sarkar Bahadur, without the permission of the Deputy Commissioner.

As to jungle the Ghatwal is not entitled to commit waste or to sell any timber or to reduce the value of the jungle in any way. By local custom, he along with his raivats, has usually the right of grazing, the right to take fuel and fencing material, the right to collect the fruits and flowers of mahul and other trees and to take other minor products. He cannot however cut big trees or exercise any more rights than the general body of villagers, without permission from the Deputy Commissioner. For judicious thinning of the jungle, at intervals of 3 to 7 years, the Ghatwal has to take permission from the Deputy Commissioner, which is however generally always granted. In such cases, he generally cuts down undergrowth and over and above a judicious thinning of the jungle, surreptitiously cuts down as many big trees as he can and appropriates to himself all the sale-proceeds. It has been definitely ruled, however, that in no case is it legal for the Deputy Commissioner to order any portion of the sale-proceeds to be credited to Government. though the trees may have been cut without his consent. All that he can do is either to fine or dismiss the Ghatwal.

194. Unsuitability of Ghatwals to modern conditions.—Even 60 years ago, the Ghatwals had ceased to be useful in their capacity as an auxiliary police force and the question was raised whether Government should not dispense with their services. This may be easily gathered from the correspondence on the subject, leading up to Colonel Dalton's observations in his letter no. 6093 of 1869, to the Secretary to the Board of Revenue "The Ghatwals are not a body that we should be anxious to get rid of, but an institution that should be fostered, improved and preserved." Colonel Dalton accordingly set about to effect an improvement in the force and some results were brought about, which were however only temporary. In 1878, a large increase in crimes in the district was attributed to the inefficiency of the Ghatwals and the actual participation of some of them in crimes which they were there to prevent. Since then, the Ghatwals have been steadily losing

all efficiency and prestige. The regular police force on the other hand has now become a highly organised and efficient body of men. The detection of crime in many cases requires at present great skill and detective ability and not so much local knowledge. As remarked by Mr. Sifton in paragraph 58 of his report "Regarded as a police force, the Ghatwals are troublesome and inefficient. They do not fill the place either of regular investigating police officers or of village Chaukidars. Questions regarding their dismissal and appointment and succession, their petty offences and punishments, are numerous and vexatious for the Deputy Commissioner, especially when, as in the case of the sardar of Dhadka, who was several times suspended and dismissed for neglecting his police duties, disobeying orders and alienating Ghatwali land, the orders of removal turn out to be ineffective, because his successor finds himself unable to enter into possession of the service lands; and the idea of abolishing the system as an anachronism is tempting."

In fairness to the Ghatwals, it may be said that on account of constant subletting and alienations of lands by successive Ghatwals, the value of the Ghatwali lands has been so diminished in many cases, as to offer hardly any inducement to the Ghatwals to make special efforts to retain their service tenancies. This is particularly so in the case of Tabedars, most of whom have now got lands totally insufficient for the decent maintenance of an average family. Cases are not infrequently met with, in which on the death or resignation of a Tabedar, some difficulty is experienced in getting a suitable man willing to accept the post

It may also be said that my own experience as Deputy Commissioner confirms Mr. Coupland's opinion as expressed in the Gazetteer, that the Ghatwals give more assistance to the regular Police than is commonly acknowledged by them.

195. Commutation proposals.—The previous history of commutation proposals up to 1912 has been given by Mr. Sifton in his report. In view of his conclusions, the idea of commutation was dropped for the time being. In 1920 the Deputy Commissioner, Mr. Philip, again re-examined the question and in a long note which he wrote on the subject, he examined three alternative solutions of the problems which were (1) to try to compel the Ghatwals to render some services, however nominal and light, (2) to cease altogether to try to exact services from them and leave them as Ghatwals with the attendant benefits of inalienability of land and liability to pay quit-rent only: but without any duties or obligations, (3) to commute their services either wholly or in part and abolish them as an institution.

After detailed examination of these three alternatives, Mr. Philip came to the conclusion that the second alternative was impracticable and that it was at its best a confession of weakness and failure; at its worst, it may have very evil consequences. He therefore advocated a combination of the first and third alternatives. The services holders, whether sardars, sadials or tabedars were to be retained as Ghatwals and work, however slight, was to be exacted from them. The services of the *khuntkatti* and settled raiyat Ghatwals were to be formally dispensed with and the fact proclaimed that they had ceased to be Ghatwals and were ordinary raiyats, liable to pay fair rent for their holdings. This rent was to be apportioned between the various superior landlords but Government was not to claim any compensation for loss of their services.

In view of the present operations, no action was taken on Mr. Philip's recommendation and there the matter rested until Mr. Deb in his letter no. 983-C.R., dated 7th April 1924, addressed to the Commissioner and recommended the total abolition of Ghatwals without any commutation of their services. Digwars and Taraf Sardars were to retain their designation as such for sentimental reasons but were to do no police work in future. The others were to be given the status of occupancy raiyats and then left to the mercy of the landlord, for settling the question of commutation and apportionment of the rent between the various superior landlords.

Mr Deb seems to have completely overlooked the Barahabhum and Patkum Final Report and even Mr. Philip's report and his recommendations were in the nature of a cry of despair. If adopted, they would have no doubt relieved the Deputy Commissioner of some work but would have utterly ruined the Ghatwals, especially in Barahabhum, by involving them in hopeless litigation. Government would not only have lost for ever the services of the Ghatwals without any compensation but would have also perpetually alienated their sympathies, as they would have felt themselves betrayed by Government in a fit of despair.

196. My own recommendations as Settlement Officer have been submitted to Government and need not be repeated here. After 8 months' experience as officiating Deputy Commissioner, during which time I had to deal with a large number of Ghatwali cases, I am satisfied that the proposals which I submitted as Settlement Officer for dealing with Ghatwals are necessary The sooner the 326 Ghatwals who have got permanent rights in the land are abolished, the better it will be for all concerned. other Tabedars whose holdings are mostly small and insignificant should The 516 superior Ghatwals, who will be left, will form a compact and useful body of men and the police will probably be anxious to retain If so, there is no harm in leaving these men to help the their services. police; but if not, it should not be difficult to come to terms with these men and have a partial commutation of their services. For the reasons given by Mr. Sifton, I would, however, oppose any idea of total commutation of services in their cases. Now that survey and settlement have been completed in the whole district, the sooner the problem is tackled and finally dealt with, the better it will be for all concerned. A policy of drift will benefit nobody. Even now, for most flimsy reasons, like non-attendance at than a parade or non-payment of fine the older Ghatwals belonging to the aboriginal tribes are being dismissed and upstarts are taking their place. The sooner the Bhumij and other aboriginal Ghatwals who have still got substantial properties, get confirmed permanently in their tenures, without the possibility of losing their land as a result of some police report against them, the better for them as well as for the peace of the district.

CHAPTER XI.

ENCUMBERED ESTATES.

197. Previous History.—The origin of the system of attachment of estates and adjustment of accounts in place of allowing them to be sold for debts and the consequent history of encumbered estates management has been ably summarised in the Gazetteer, which is reproduced below:—

"The policy of exempting the estates of this district from the ordinary Sale Laws arose, according to Mr Ricketts, who made a tour of inspection of the South-West Frontier Agency in 1854, from an unauthorised extension of the applicability of certain Government Orders, dated 13th October 1834, substituting attachment and adjustment of accounts for sale in the case of the Ghatwals or Tikaits of Kharakdiha in Hazaribagh. These orders, however, gave authority to the Governor General's Agent to extend the same method of settling accounts to 'all the old hereditary landholders in the jungle estates for generations', limiting the application to cases of urgent necessity. In Manbhum, at any rate, they were constantly applied and probably only regularised an existing practice, as no cases of sale either for arrears of land revenue or for private debts appear to have been effected between 1800 and 1834, and there can be no question that the fear that the transfer of ancient estates to persons other than members of the old families might lead to disturbances, must have been a very present one in Manbhum in view of the circumstances attending the sale of Panchet to one Nilambar Mitra in 1795, which was the occasion for the general rising, described in an

earlier chapter, which was only put an end to by the annulment of the sale. The practice, as Mr. Ricketts found it, was to attach and bring under direct management such estates as were likely to default or to be sold up in the civil court on decrees for debts, etc., and this procedure was definitely regularised by the passing of the Chota Nagpur Encumbered Estates Act VI in 1875 and the issue of notifications in 1878 and 1879 prohibiting sales in execution of civil court decrees without the previous consent of the Commissioner. The necessity of obtaining previous sanction was done away by a notification of 1880, but it was still left open to the Commissioner to step in and stay the sale and, where circumstances required such a course, forbid it altogether. A further extension of the system has been made by the recent amending Act which gives the Deputy Commissioner power in certain circumstances to file suo motu an application for protection of any estate. At the same time, it is more definitely laid down that the holder of an estate so exempted must belong to a family of political or social importance, or if this is not so, Government must be satisfied that it is desirable in the interests of the tenantry that the estate should be protected.

The result has been that there have constantly been several estates under Government management; thus, when recommending in 1834 the application of the Kharakdiha orders for general application, the Agent stated that the necessity was urgent in the case of five or six zamindars of the Manbhum division particularly those of Jhalda, Manbhum and Chatna who were so deeply involved in debt that nothing but the adoption of some plan, similar to the one now recommended, can possibly prevent the sale of every village in their estates'. In 1854, Mr. Ricketts found no less than 9 zamindaris, 2 Shikmi Mahal (Manki tenures), 1 Ghatwali and 5 rent-free holdings under attachment, and of the zamindaris one had been attached since 1837, another since 1839, and a third from 1842. Forty-two years later, in 1896, 11 estates were being administered under the Encumbered Estates Act, including the four largest in the district, i.e., Panchet, Barahabhum, Patkum and Manbhum, and comprising nearly three-quarters of the district area; in 1909 there were 7 estates, i.e., Manbhum, Patkum, Pandra (all four kismats, held in two separate interests) and Torang, one Shikmi zamindari, Naro, one Mankiari tenure, Kalimati, one Ghatwali tenure, Tinsaya, and one Jaigir, Baramahal, covering in all rather more than one-fifth of the district area. The statistics of the district show that almost every major estate besides several Shikmi, Jaigir, Ghatwali and other subordinate tenures have at one time or another been attached or brought under management as encumbered estates, and so protected from sale or dismemberment; the few major estates which have escaped have done so for special reasons, as, for example, the fact of their being managed by the Court of Wards for long periods, or in more recent years having received unexpected additions to their revenue through coal settlements.

The one unfortunate exception to the general rule which has preserved these estates to the original families is that of Jainagar, which was sold in execution of a civil court decree in 1866 and purchased by the Court of Wards on behalf of the zamindar of Jharia, then a minor. The reasons which led to the ordinary practice being departed from in this case are not now traceable, but according to local tradition, the zamindar of Jainagar treated the various processes of the civil court preliminary to the sale with such contempt that he entirely alienated the sympathies of the then Deputy Commissioner "

198. Particulars of the Estates under management.—At present there are 8 estates under management out of which 7 have been taken over under the Encumbered Estates Act and one is under the Court of Wards, which also is shortly going to be notified as encumbered. All the four kismats of the Pandra estate in Dhanbad have been under management since over 25 years. Katras came under the Court of Wards early in 1924 and is proposed to be now declared an encumbered estate, a course which might profitably have been followed from the very beginning. All the other six estates under management are situated in Sadr. Of these the biggest three

are Barahabhum, Jaipur and Manbazar, which have been under management for the last 12, 9 and 21 years respectively. The other three are one Mankiari tenure Kalimati, one Maljagir tenure Mudali and one patni tenure Taralal, which have been under management for 18, 8 and 11 years respectively. All these estates together cover an area of 1,325 square miles, forming nearly one-third of the district. The disqualified proprietors are Bhumij only in the case of Kalimati and Mudali, the others being shown as Chhatri though probably most of them spring from aboriginal stock. Out of the 8 estates, only two, Jaipur and Manbazar, and two Kismats of Pandra are within measurable distance of being released from management. In the case of two others, Mudali and Kalimati, efforts are being made to sell off portions of the estate in order to pay off the debts. The disqualified proprietors are however raising strenuous objections to this proposal which will leave them for ever with a smaller and less valuable property to play with.

One of the temporary settled estates in the district, Matha, was taken under management in 1913 and released in 1921 as its affairs were so much involved that there was no reasonable prospect of the debts being ever repaid. A charge was thus lightly undertaken which was impossible of really satisfactory accomplishment. The case of Matha however appears to have had a salutary effect inasmuch as it resulted in 1925 in the authorities declining to accept responsibility for the Barora estate, which forms one of the kismats of Nawagarh, and of which the affairs were so much involved as to make any scheme of management impossible.

199. Common Defects of Management.—The common defects of management have been ably summarised in paragraphs 97-99 of the Hazaribagh Final Report. All the defects noted there by Mr. Sifton have been found in a large measure in this district. The charge has generally been too big to allow of proper control by the superior officers and the subordinate establishment has hardly ever been adequately supervised and has had too much of its own way. Inspections are hurried and perfunctory. Beyond paying hurried visits to the garh and the tahsil cutcherry, the superior officers hardly ever go to the villages and come in contact with the villagers. Ignorance of the full conditions of the estates at the time of their being taken over, which is a preliminary condition of good management, has been amply illustrated by the case of Matha given above. The collection of road cess at illegal rates and the realisation of a previously non-existent tikuri rent of Re. 1 per homestead in the Mudali estate, which was only discovered during attestation some four years after the estate had been taken under management, illustrates flow jamabandis filed by disqualified proprietors had been blindly accepted.

All the disqualified proprietors have been usually allowed to have *khas* cultivation within the estate, either in their own name or in *benami* in the name of their relations. One favourite method with proprietors is to create *khorposh* or *mukarrari* tenures in the names of wives or brothers just before applying for the estate to be taken under management, so that the proprietor generally gets a free hand in these villages, while the rest of his estate is under management.

In the Kalimati estate, the management was found to have illegally enhanced the rents by adding on the price of shyama ghee to the cash rent. In recognising mutations and transfers, the management is generally behindhand. In several cases, rent receipts were still being granted in the names of tenants who had died long ago.

200) To quote again from Mr. Sifton's report "unfortunately the impression given from the recent settlement of estates, which are now or have been recently under management, is that the Encumbered Estates Department feels that it exists solely to save the estate committed to its charge and is prepared to subordinate every other consideration to this object; and its observance of the statutory rights of raiyats and of the provisions of the Tenancy Act is often not much above the standard set by

the ordinary landlord." Indeed not only was the department found to observe the provisions of the Tenancy Act not much above the standard set by the ordinary landlord but in some respects the standard was even lower, as evidenced by the illegal realisations of rent and cess noted above. None of the landlords so keenly contested the findings of the Attestation Officers in respect of *khuntkatti* rights and the rights of village headmen or put in so many untenable claims to zirat.

The management in fact has been too wooden and unsatisfactory, and far from being an exemplary management, which could be held up as a model to the landlords in the district.

201. Is Act VI still necessary?—The statistics of the district show that practically every major estate besides several shikmi, jagir, ghatwali and other subordinate tenures has at one time or other been brought under management and protected from sale. A few major estates, which have escaped, have done so on account of their being managed by the Court of Wards for long periods. Many of the zamindars seem to regard protective management of their estate, varied with brief intervals of dissipation, as their natural condition.

From the point of view of the tenants, I see no necessity for the continuance of the present system. The tenants are in no way better off when the estates are under management. The tenants' interests have now been sufficiently safeguarded by the preparation of the record-of-rights. Experience also shows that in Manbhum, the tenants have always been able to present an united front to old or new zamindars and protect their own interests. Manbhum is the most advanced district in Chota Nagpur and the conditions here differ very little from those in the adjoining districts of Bengal. With the aboriginals or quasi-aboriginal zamindars assuming the status of Chhatri Rajputs and falling into the hands of unscrupulous Dewans, there is no reason why they should not be allowed to succumb, if they cannot look after themselves under modern conditions.

In my opinion, all the small estates under management should be given up as soon as possible and no petty estates taken under management in I also think that estates should not be dismembered by the sale of some villages while they are under management. Because, with estates repeatedly coming under management, there will be soon nothing left to protect and the whole trouble taken will be thrown away. In future, even if the application of Act VI is not withdrawn from the district, the Act should be allowed to fall into disuse, and zamindars warned once for all that it is now high time for them to manage their estates properly, and that in future, except in very exceptional circumstances, Government will not interfere to protect them from the consequences of their own folly and extravagance. Before the British occupation of the country, constant fighting continually tested the capacity of local chiefs to continue to enjoy their estates. Incompetent and inefficient men were quickly weeded out and replaced by Though it may not be right now, both from the point of view of policy and sentiment, to allow the struggle for existence full play, there should be some limit to paternal administration.

Times have changed and it is not an uncommon occurrence now, for proprietors to pray for their estates being taken under management, and as soon as they are so taken over, start working against the management and putting difficulties in the way of good management. The Act also gives very little authority to the Collector to control the proprietor himself or to see that his children are properly brought up and educated as they should be, so that they may see that their estates do not continually come back under management.

If on grounds of sentiment any zamindari families must be preserved, the only satisfactory solution would be that advocated in paragraph 99 of the Hazaribagh Report, viz., to take over the management of the estates permanently and make the nominal proprietor, a pensioner of the estate.

CHAPTER XII.

TEMPORARY SETTLED ESTATES.

Koilapal.

202. Koilapal.—The Koilapal estate, which constitutes pargana Koilapal, is situated in the extreme south-east corner of the district. It forms part of thana Barahabhum and comprises 48 villages, with an area of 26 square miles, including an area of 4 square miles of Government protected forest. The estate is badly off for communications, being about 34 miles from the nearest railway station Barahabhum, with which it is connected by an unbridged gravelled road. The Manbazar-Koilapal road is also unbridged and the estate is therefore practically cut off from head-quarters during the rains.

203. Early History.—The early history of the estate is lost in oblivion. In his Final Report of the settlement of Matha and Koilapal in the year 1881, the Deputy Collector, Munshi Nandaji, wrote that the ancestors of Shab Lal Singh, the ex-proprietor of the estate, were robbers who flourished during the Muhammadan period and were notorious cattle lifters. As early as 1784, there are references to a chief of Koilapal having been taken prisoner by a force deputed from Midnapore, at the instance of the neighbouring zamindar. Later on, we hear of Shab Lal Singh having been offered a pardon after various attempts to arrest him had failed. On his finally surrendering himself, he was directed to refrain from marauding excursions but on his showing that he had no means of subsistence, he was allowed to have one head of cattle per day, in turn, from each of the neighbouring villages. The neighbouring zamindars, in consideration of his sparing their villages, then made terms with him by granting him a few villages for his maintenance and thus the estate was carved out.

The estate somehow escaped assessment to revenue, perhaps because the area was still entirely wild and uncultivated. Even at the time of Ganga Narain Singh's rebellion in 1832, it is stated that within Koilapal there were only 5 villages in existence. The then zamindar, Bahadur Singh helped the authorities by handing over his two brothers who had joined Ganga Narain and as a reward for his services, Mr. Harrington, Collector of the Jungle Mahals, is said to have declared his estate to be a rent-free service tenure. The validity of Mr. Harrington's grant was not called in question till 1860, when the zamindar himself prayed for assessment of revenue and Government protection against his neighbours who he alleged were filching his villages. The Commissioner, Colonel Dalton, reported the facts to Government and recommended resumption of the estate and settlement with the then holder at a sadar jama equal to one-third of the gross assets. His proposal was accepted and the estate was settled in 1861 with Shab Lal Singh II on a revenue of Rs. 196.

204. Previous Settlements.—The first regular settlement was undertaken by Munshi Nandaji and completed in 1881. The following rates were settled for the different classes of land per standard bigha—bahal 0-14-0 annas, kanali 0-10-0 annas, baid 0-8-0 annas, and bastu including bari 0-4-0 annas; gora or upland was left unassessed. The Government revenue was fixed at one-third of the gross assets and amounted to Rs. 1,021-13-9. The settlement was made current for 15 years and expired in 1896. The resettlement operations in 1896 were also placed under the control of the Deputy Commissioner. Khanapuri was finished in May 1896 and attestation in the following month. The attestation was, however, found to be very defective and had to be done again by another officer in 1897. Enhanced rates of rent were then proposed for all classes of land but the proposals were rejected by the Board and it was remarked that the more accurate survey was in itself an enhancement of rates. A rate of one anna per bigha was however fixed for the first time for gora land; and kusum, mahul and palas trees were assessed to rent at the rate of 0-4-0 annas,

0-2-0 annas, 0-1-0 anna per tree respectively. Settlement was offered to the tenure holder at 50 per cent. of the gross assets which, he declined to accept. The settlement holder was then called upon under section 5, clause 3 or Regulation VII of 1822 to state the highest jama at which he was willing to take settlement. He again offered one-third of the gross rental as before but this offer was rejected and finally the tenure holder agreed to take settlement at half the total assets. In 1904 however, following the case of Matha (paragraph 214 below), the assessment on gora and trees was given up and the revenue fixed at one-third of the gross assets.

205. Present Settlement.—The present settlement was due in 1916 but it was postponed and ordered to form part of the district operations. The area fell within Block A and was attested in 1919-20, and the records finally published in 1921. The classification of land was done on the same principles as in the rest of the district. A detailed comparison was, however, made at attestation with the last settlement classification and discrepancies were carefully enquired into, to ensure that the new classification was correct. The following statement shows the particulars of area as compared with those at the last settlement:—

						Area iz	aores.	
		•				Last settlement.	Present settlement.	Percentage of increase,
			1			3	3	4
Balial						393	427	+ 8
Kanali	•••		•••	**** U	- 11	447	678	+51
Eaid	•••	•••	•••			1,580	2,542	+61
			Total	rice land		2,120	8,645	+50
Basta		••	•••	6-0 Ed.244	19 711	} 490 {	60	} +21
Gora I			***	•••		5 ••• (533	} +31
Gors II	•••		•••	•••		4, 116 {	455	+12
Gora III		***	444	***		5 ,11° {	4,153	} +12
		To	tal Gora an	d bastu		4,608	5,201	+13
		To	otal cultiva	ted area		7,026	8,846	+26

206. Rate Report.—Mr. Tuckev, as Settlement Officer, submitted the rate report with his letter No. 1441 dated the 7th October 1922. In this, he stated that the application of the old rates would give a total of Rs. 4,781 gross assets as against the total attested rent of Rs. 3,515 and the last settlement rent of Rs. 3,189. Thus the increase in cultivation alone would give an increase of 50 per cent. in the Government revenue. Experience in settling fair rents in the adjoining thanas had, however, shown that the old rates were not evenly distributed and bore too heavily on baid, while the other two classes of rice land could easily bear an increase on account of the rise in prices. It was also considered unfair to leave gora unassessed when it was being assessed all over the district. Taking all these points into consideration the following rates were recommended, and on being approved by Government, given effect to in fair rent settlement. Side by side with these

rates are shown also the old rates and the rates allowed in the adjoining thana Manbazar, for facility of reference.

_	I	Baha	ì ,	ĸ	anali		В	aid.		Pastu and	Got	a I.	Go	ra 1	ı,	Go	ra I	ű.	Remarks.
1		2			3			4						8			7		8
	Rs.	a.	p.	Rs.	a.	p.	Rs.	a	p.	Re	a.	p.	Rs.	a.	p.	Re.	8.	p.	
Previous two settle- ments, 1881 and 1897.	2	10	0	1	14	0	1	8	0	0	12	0		***			•••		
Present settlement, 1922	3	0	0	2	0	0	1	0	0	0	12	0	0	4	0	0	1	0	
Thana Manbazar (maximum fair rent rates allowed).	4	2	0	2	9	3	'n	6	0	2	1	0	0	11	0	0	2	9	

207. Growth of Revenue.—The following table shows the increase in revenue at each successive settlement:—

	Year.	Revenue.	Percentage of increase.
	1	2	3
1861 1881 1905 1922	•••	 Rs. a. p. 196 0 0 1,021 18 9 1,441 2 0 1,882 10 8	421 per cent 41 ,, 80 ,,

Fair rent settlement was effected this time without the slightest opposition on the part of the tenants. The temporary tenure-holder Babu Jagabandhu Singh Choudhury, who is not a descendant of Shab Lal Singh but whose family purchased the tenure at auction sale in the year 1867, not only agreed to the rates fixed but actually wanted to have the rates increased still further. More especially, he wanted the rate for gora III to be increased from one anna to two annas or more, as in the adjoining thana Manbazar to prevent the tenants from cutting down jungle and converting it into unproductive upland. His request was, however, not complied with, as it was considered that in view of the gora having been left unassessed so far, rates of annas 4 for gora III and annas 1 for gora III were quite fair and equitable.

208. Some Notable Features.—There are 12,482 kul, 34 palas, 1,314 kusum and 8,199 mahul trees recorded within the estate, exclusive of trees in hills and jungles which were not counted. The large number of mahul and kusum trees and the very small number of palas trees are notable features in the estate.

Another notable feature is the lack of facilities for irrigation. Only 284 acres of rice land and 8 acres of upland under sugarcane are irrigated from 8 bandhs which were constructed by Government long ago and of which only three are now in good repairs. To encourage the temporary tenure holder to look after and repair these bandhs, it was recommended by Mr. Tuckey that the bandhs should be formally made over to him on condition of his keeping them in good state of repairs for irrigation and drinking purposes. This recommendation was accepted by Government and it is hoped

that the tenure holder will devote some portion of the very large increase in assets which has accrued to him as a result of the present settlement in developing his estate.

209. Settlement costs.—No survey and settlement costs were realised in Koilapal as the settlement was a revenue and not a rent settlement. It was however calculated that at the rates sanctioned for recovery in Block A, the total amount of survey and settlement costs payable by the landlords and tenants in Koilapal would have amounted to Rs. 13,409. The net increase in revenue at this settlement of Rs. 441-8-8 does not serve to repay the costs borne by Government. It will be a matter for serious consideration when the next revision operations fall due after 15 years whether it is worth while to undertake costly operations of which only 33 per cent. of the benefit accrues to Government while 66 per cent. goes into the pockets of the temporary tenure holder who, however, cannot be called upon to defray any portion of the settlement costs. In my opinion, there should be no regular revision unless the temporary tenure holder applies for it and agrees to pay two-thirds or at least half the total costs, unless Government are prepared to appropriate to themselves in the shape of revenue, the bulk of the increase in assets resulting from revision settlement.

Matha.

- 210. The Matha estate, which constitutes pargana Matha, is situated in thana Baghmundi and consists of 19 villages having a total area of nearly 20 square miles including 6 square miles of Government protected forest. The estate is connected with the nearest railway station at Barahabhum, at a distance of 10 miles, by a District Board road. During the rains, the river Sankha which is unbridged, somewhat impedes traffic. The climate of the area is bad during the rains when malarial fever prevails.
- 211. Early History.—Matha was traditionally a part of Baghmundi. The zamindar or Thakur of Matha is said to be a descendant of Bavar Singh who was a notorious robber and who was credited with having killed a police daroga sent to arrest him. All attempts to arrest him however failed and on his death, in 1805, his son Paban Singh got himself recognised zamindar of Matha with the help of the police. There was a long standing feud between the Thakur of Matha and the zamindar of Baghmundi over the boundaries of their respective villages and the tribute to be paid by the Thakur to the zamindar and ultimately there was a free fight in which several men of either party were killed. During the police investigation which followed, the zamindar of Baghmundi, through fear, denied his proprietary rights over Matha and the Thakur then continued to hold the estate without paying any rent or tribute. This state of affairs continued until 1860, when Colonel Dalton reported the facts to Government and recommended settlement with the holder at a jama equal to one-third of the gross assets.
- 212. Previous Settlements.—The revenue of the estate was fixed in 1861 at Rs. 138-8-0 in accordance with the statement of the then holder, Ananda Singh Thakur. The first regular settlement was completed in 1881 along with Koilapal, when a survey was made and rents settled at the same rates as in Koilapal. The Government revenue was assessed at one-third and amounted to Rs. 647-5-9. The next settlement was begun in 1896. Unlike Koilapal, the rates of rent for the different classes of land increased. It was also proposed to assess gora and trees and fix the Government share at half the gross assets. The Thakur offered very strenuous opposition to these proposals and he was loyally supported by his entire body of tenants. Unlike the case of Koilapal, he positively refused to take settlement at half the assets. Attempts made by the Deputy Commissioner to take khas possession and settle the villages separately with ijaradars giving only the malikana to the Thakur were all unsuccessful and finally Government climbed down, the assessment on gera and trees was given up and the holder allowed to take settlement at one-third fates.

213. Present Settlement.—The term of the last settlement being due to expire in 1916-17 the period was extended under Government Orders and the resettlement operations made a part of the district operations. The area fell within Block B and was surveyed and khanapuried in 1919-20 and attested in January 1922, the attestation having to be postponed for a year on account of the bad climate The record-of-rights was finally published in September 1922.

The following statement shows the area in acres, class by class, as compared with the last settlement:—

		Class of land.			Last settlement.	Present settlement.	Percentage of increase or decrease.
	, , , , , , , , , , , , , , , , , , , 	1		·	3	3	4
		···			Acres.	Acres.	
Fahal	•••	•••	•••	•••	244	92	- 62
Kanali	•••	•••	•••		260	233	12
Baid	•••		***		580	986	+70
Total for ric	ce land	•••	***	•••	1,090	1,311	+20
Bastu		•••	•••	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	283 }	17	61
Gora I	•••	•••	•••			96	
Gora II	***	***	•••		1,476	278	{ +10
Gora III	***		•••)	1,352	
Cotal for up	land	•••	•••		1,761	1,743	-1
Total for cu	ltivated a	rea includir	g Basta	सन्प्रम व	2,854	3,054	+ 7

It will be seen from the above that since 1896, there was a total increase of 20 per cent. in the area of rice land and a decrease of 1 per cent. in the area of upland, giving a net increase of 7 per cent. in the total cultivated area. Unlike Koilapal, Matha does not offer much scope for further reclamation and extension of cultivation. The most remarkable feature, however, was the extraordinary decrease of 62 per cent. in the area of first class rice land coupled with the corresponding increase of 70 per cent. in the area of third class rice land. This was found entirely due to over-classification at both the previous settlements, due partly to the absence of clear ideas on the subject and to the want of proper supervision on the part of the Settlement Officer at the last settlement. We have it on the authority of the then Deputy Commissioners, Messrs. Clarke and Lang, that the then Settlement Officer hardly ever visited the spot or took any care to check the classification. In spite of this, however, before submitting my rate report, I decided to make a personal inspection of the classification in a few villages in which it differed most from the last settlement classification. The Deputy Commissioner, Mr. Godbole, also kindly accompanied me and as a result of personal inspection we were both satisfied that the standard of classification adopted at the present settlement was substantially correct.

214. Rate Report.—After taking into consideration the drastic changes in the land classification and the fair rent rates allowed in the adjoining thanas, I submitted a rate report with my letter no. 1431, dated the 28th September, 1923, in which I recommended rates as follows:—Bahal Rs. 4, kanali Rs. 3, baid Rs. 2, bastu and gora Rs. 1-8-0. I also recommended the

assessment of gora II and gora III at annas 8 and anna 1 respectively. It estimated that at these rates there would be a moderate increase of 21 per cent. in Government revenue. In forwarding my letter the Deputy Commissioner accepted my proposals for kanali and gora I, but suggested that the rates for bahal and baid should be Rs. 4-2-0 and Rs. 1-14-0 while in the case of gora II and gora III, he recommended the very high rates of annas 15 and annas 3 per acre as against my recommendation of annas 8 and anna 1 respectively. The rates finally sanctioned by the Board, at which fair rents were settled, are shown in the following table which also gives the rates for Matha at the two previous settlements and at this settlement in the adjoining than Baghmundi:—

										-51			_	_					_	
		Ba	hal.		Κa	nalı.		Ba	ıld.		Baetu an	d G	lora	1.	Got	a II.		Gora	Ilı	-
1		:	2			8			4	-		5				В	1	7		
		Rs.	а.	р.	R۴.	а.	р.	Rs.	۵,	р.	F	s.	a.	p.	Rs.	a.	p	Rs.	a.	p.
Settlement of 1881	•••	2	10	0	1	14	0	1	8	0		0	12	0		•••			•••	
Settlement of 1897	•••	3	6	0	2	4	0	1	14	0		0	15	0		•••			•••	
Settlement of 1923	•••	4	0	0	3	0	0	2	0	0		1	8	0	1	0	0	0	2	0
Maximum rates allowed in the Baghmundi.	ana	4	2	0	2	9	3	1	6	0		2	1	0	0	11	0	0	2	9

It will be seen that except for gora II, the rates compare favourably with those in thana Baghmundi, the rate for baid being justified by the previous existing rate of Rs. 1-14-0.

215. Growth of Revenue.—The following table shows the increase in the revenue of the estate which was calculated this time as on previous occasions at one-third the total assets:—

		Year.	सन्त्रमंत्र त	-	Reve	nue.		Percent incre	age of
		1			2	2		2	
	<u></u>				Rs	. а.	р.		
1861	•••	•••	***	•••	138	8	0	••	•
1881	•••	•••	•••	04.0	647	5	9	869 F	er cent,
1905	•••	•••	•••		949	15	3	47	**
1923	• • •	•••	•••		1,293	6	5	36	"

216. Some Notable Features.—As in the case of Koilapal, it was recommended that all the bandhs should be formally made over to the temporary tenure-holder on condition that he repaired them and maintained them for irrigation purposes. This recommendation was accepted.

7609 kul, 2211 palas, 1279 kusum, and 564 mohul trees were found in the estate on cultivated and waste lands excluding hills and jungles. The large number of kusum and palas trees are special feature of the estate. Lac is grown extensively in this area and finds a ready market at Balarampur. The Provincial Research Officer, Mr. Nicholson, has recently selected suitable sites in the protected forests of Matha and Koilapal for the establishment of Brood Lac Farms which will further encourage the rearing of lac in this area.

The total survey and settlement costs for the area covered by the Matha estate was calculated to amount to Rs. 6,095. Excluding one-fourth share payable by Government, Rs. 4,572, which would have been ordinarily paid by the landlords and tenants had thus to be borne by Government. The increase in revenue of Rs. 343-7-2 does not at all repay the cost. In forwarding my rate report, I called attention to this fact and suggested that in future no revision should be undertaken unless the temporary tenure-holder asked for it and was prepared to pay two thirds of the cost. The Deputy Commissioner not only agreed to my proposal but suggested that even at this settlement, the settlement holder should be called upon to pay two-third of the cost before the estate was resettled with him The proposal was, however, not accepted by the Board. The late temporary tenure-holder of Matha ran up a huge debt to defray his extravagant expenditure and his estate, which was taken under management in 1913, had to be released in 1921 as it was found impossible to frame any scheme of management. estate is now more encumbered than ever but of course nothing can be done. As a result of this settlement, the Thakur has got a net increase in his rent roll of nearly Rs. 700 per annum but this will hardly help him out of his difficulties.

217. The only other temporary settled estates in the district are the four military eamping grounds on the Grand Trunk Road noticed in Chapter I and some small parcels of land within Purulia Municipality which were not surveyed. The rest of the district is all permanently settled. The four camping grounds are annually leased out by the Deputy Commissioner for grazing purposes and bring in a small revenue.

CHAPTER XIII.

FINANCIAL RESULTS AND RECOVERY OF COSTS.

218. Total expenditure.—The total cost of the settlement is shown in the following table:—

Statement of Expenditure of Manbhum Settlement from 1916-17 as verified by the Accountant General, Bihar and Orissa.

		;		Deb	itable Expendit	ure.		Distribution	of debits.
	Year.		Тгачстве.	Cadastral.	Setilement.	Reproduc- tion of maps.	Total.	Imperial or L cal Government.	Private Parties.
	1		2	3	4	6	6	Ż	۶ ا
1916-17	100		l≀s. 15,533	Rs.	Rs.	Rs	18s. 15,533	Rs.	Rs. 15,533
1917-18	•••		28,58 3			••	28,583		28,583
1918-19	•••	•••	29,204	1,18,955		•••	28,204	1,18,955	29,204
1919-20	•••		31,029	2,06,994	1,03,054	1,302	31,029	2,06,994	31,029
1920-21	•••		34,872	2,54,300	2,72,650	5,061	34,872	2,54,300	34,872
1921-22	***		10,938	2,09,475	2,95,629	8,156	10,938	 2, 09 ,4 75	10,938
1922-23	***		•••	1,68,358	2,83,91	4,292	! !	1,68,358	:
1923-24	348		- ***	63,433	2,62,525	2,931	! •••	63,433	•••
1924-25	•••		•••	937	1,39,487	•••		937	
3925-26	100				67,034				•••
	Total		1,49,159	10,16,352	14,27,250	21,808	26,14,699	6,73,350	9,41,27

The figures for 1925-26 are unverified figures liable to slight alteration after verification by the Accountant General. The total gross expenditure amounted to Rs. 28,61,772. The net cost was Rs. 26,14,599. Of this one-fourth share was payable by the Imperial and Provincial Governments and the balance after deducting the whole of the costs for Matha and Koilapal payable by Government, amounting to Rs. 19,41,279 was recoverable from the landlords and the tenants.

The cost rate amounted to Rs. 905 gross and Rs. 827 net for the whole settlement per square mile.

219. Cost Rate.—The net cost rate amounted to Rs. 827 per square mile as against Rs. 325 per square mile in Barahabhum and Patkum, Rs. 252 in Palamau and Rs. 250 in Hazaribagh. Area is, however, a fallacious criterion for judging cost rate. It is the number of plots which determines the expenditure of time and money on the khanapuri and all subsequent stages in settlement. Judging by this criterion, the cost works out at Rs. 51 per 100 plots in Manbhum as against Rs. 48 in Barahabhum and Patkum, Rs. 55 in Palamau and Rs. 32 in Hazaribagh.

In submitting proposals for survey and settlement operations in Manbhum, the then Settlement Officer, Mr. Sifton in his letter no. 47, dated the 3rd April 1913 wrote, "I have estimated for 40 lakhs of fields in the total area, i.e., at the rate of 1300 fields per square mile or an average of half an acre per field. The cost rate per square mile upon this estimate amounts to Rs. 382, after the inclusion of Rs. 40 per square mile for Traverse Survey and the indirect charges of contribution towards leave and pension, share of the Director of Land Recohds and Surveys' control and cost of forms and stationery. The estimate is high in comparison with other district settlements in Chota Nagpur. The reasons for the high rate are, first that the district is more thickly populated than the other Chota Nagpur districts, secondly that it was found in Dhalbhum that the cost of preparing records in Bengali is heavier than in the case of Hindi records." The Director of Land Records, however, called for a revised estimate suggesting certain lines on which economy could be effected. As a result, the cost rate was reduced to Rs. 357 pers quare mile. Successive revisions of the budget again increased the cost rate, until finally the rate sanctioned by the Government of India in their letter no. 929-291-2 (Land Revenue) dated 12th December 1918 was Rs. 506 per square mile.

The reasons for the large increase in cost rate from Rs. 506 to Rs. 827 are:—

- (i) The increase in the number of plots from 40 lacs as estimated by Mr. Sifton to nearly 51 lakhs.
- (ii) The greater elaboration with which the records were prepared and the more careful enquiries made, which resulted, for instance, in Palamau settlement having a cost rate of Rs. 55 per 100 plots as against Rs. 32 only in Hazaribagh.
- (iii) The heavier cost of preparing records in Bengali and again switching back to Hindi in Block E.
 - (iv) The increased cost of forms and stationery.
 - (v) The increase in the salaries of officers and staff as a result of the Great War.
 - (vi) Increase in the expenditure on cart hire, wages of coolies and railway freight in the highly industrialised area in Dhanbad.
- 220. Recovery of costs.—The following recovery rates were sanctioned by Government for assessment upon the different classes of land in different blocks.

				Rates	of recovery 1	er a	ero.						
Year and Block.		Bice lan	id.		Upland.								
	Bahal.	Kunali	•	Baid.	I.		н.	III.	Waste land.				
1	3	3		4	5		6	7	8				
	Rs. a. p.	Rs. a.	p.	Rs. a. p.	Rs. a. p		Rs. a. p.	Rs. a. p.	Rs a. p.				
1921-22 and 1922-23 Blocks A and B.	5 8 0	3 8	0	1 12 0	2 12 (1 0 0	0 4 0	0 2 0				
1923-24, Block C	5 0 0	3 8	0	2 0 0	2 8 (1 0 0	060	0 4 0				
1924-25, Blooks D and E excepting thana Tundi.	5 0 0	3 8	Û	1 12 0	2 8 (1 0 0	060	0 4 0				
Thans Tundi	5 O J	3 8	0	1 12 0	2 8 (1 0 0	0 4 0	0 2 0				

When submitting recovery proposals for block C, it was considered that the rates for 3rd class upland and waste land were very low in as much as they did not even defray the cost of kistwar and traverse survey. On the other hand, it was realised that the rates for first class rice land and upland were rather high. Hence the rates were slightly modified for block C by the rates for bahal and gora I being slightly reduced and the rates of baid, gora III and anabad being slightly increased. The same rates were then applied to blocks D and E, except for thana Tundi, where on account of the jungly nature of the area, it was decided to have the reduced rates for third class upland and waste land as in blocks A and B. The rate for third class paddy land was also again reduced as a result of further economies effected at a later stage. Half the demand assessed upon land in the occupation of a tenant was paid by the landlord and half by the tenant.

According to these rates, the recoverable demand worked out as follows for each year's area:—

			ন্ত্ৰট	Recovery.			
block.	Total Demand.	1921-22.	1922-23.	1923-24.	1924-25.	1925-26.	Arrear demand outstanding.
1	2	3	4	5 [6	7	8
Block A	Rs. 4,90,423	Rs. 4,58,163	R., 29,476	Rs. 2,041	R*. 743	Rs.	
Block B	5,35,702	•••	4,99,302	32,029	4,371	•••	
Block Cland CII	6,00,973			5,93,301	7,669	•••	
Block D and E	4, 97,90 5	. •••		•••	4,76,373	13,970	7,562 (Manager Encumbered Estate Rs. 7,28 and under certificate Rs. 277.)
Total	21,25,003	4,58,163	5,28,778	6,27,374	4,89,156	13,970	7,562
			Tot	al Rs. 21,17	,441.		,

The total amount recovered up to 9th February, 1926, is Rs. 21,17,441 leaving a balance of Rs. 7,562, out of which Rs. 7,285 is due from the Manager, Wards and Encumbered Estates on account of Katras estate. The balance is covered by one certificate case.

Out of the total amount recovered Rs. 19,52,085 was realised from the parties by voluntary payment. Only a sum of Rs. 1,65,356 was recovered by 3,461 certificates, out of which 2,861 certificates for Rs. 1,62,711 were on account of the landlords' share of the cost and only 600 for Rs. 2,645 on account of raiyats or occupier's share. It will thus be seen that 92 per cent. of the costs were willingly paid by the parties without any difficulty.

After setting aside a sum of Rs. 12,214 for the maintenance of boundary pillars and Rs. 17,178 for the rent payable for the settlement buildings, the excess recovery amounts to over one and a half lac. This excess was primarily due to the savings effected under various heads after the recovery proposals were submitted for blocks D and E. The recovery of block E, for instance, was expedited by one whole year and the whole cost of final publication saved in that block by finally publishing the records from head-Another reason was the unexpectedly large income from Court and process fees filed by parties in fair rent camps. A large allowance which had been made for unforeseen expenditure fortunately did not prove necessary. The fair rent settlement and indeed all the operations in Dhanbad went through much more easily and cheaply than had been anticipated. As shown above, the bulk of the costs were paid up without any necessity for coercive measures and so the excess recovery did not cause any great hardship to the tenants.

I would suggest that a portion of the amount recovered in excess, should be utilized in providing regular survey training in the Guru Training Schools and in introducing elementary instruction on land measurement and the nature and use of the settlement record in the Middle Vernacular and Middle English Schools in the district. I would also suggest free distribution of half-a-dozen village maps amongst the more important raiyats of different caste in each village, so as to ensure the villagers always having a copy of the map available for easy reference. In Bengal, each man gets a man along with his final parcha and though this is not practicable in Manbhum there is no reason why we should not distribute half-a-dozen maps amongst the villagers as suggested above. Failing either of the two suggestions mentioned above, the amount might be utilised for agricultural improvements.

221. Sale of Maps.—There was a fair demand for copies of maps, especially in Dhanbad In addition to the copies printed for administrative purposes, sixteen copies were printed for sale of villagers in rural areas and twenty-four copies for the colliery villages. The price was fixed at annas 3 per sheet in Blocks A and B, annas 4 per sheet in other blocks for village maps and annas 12 for skeleton thana maps, irrespective of the number of sheets. The total amount realised by the sale of maps in Recovery camps amounted to Rs. 5,584-9-0. The maps left over unsold, have been made over to the Deputy Commissioner. Very few maps of villages in the colliery area have however been left unsold and it will be desirable, if there is still a demand for them, to have more copies printed for sale.

CHAPTER XIV

CONCLUSIONS AND ACKNOWLEDGMENTS.

222. Peaceful Conduct of the Operations.—Thanks to the attitude of the local authorities both at Sadr and Dhanbad and a succession of good harvests, the settlement operations in Manbhum were conducted in an atmosphere of good-will and co-operation on the part of all concerned. Without such co-operation numerous difficulties would have cropped up in the way of preparing an unbiased and unprejudiced record-of-rights which was not only fair to the landlords, raivats and other parties concerned, but which they themselves recognised as fair and which the district authorities would be prepared to back up in years to come. There was never any real or

apparent divergence in the views of the local authorities and the settlement department and reports sent up to the Deputy Commissioner from Settlement whether under section 54 or section 63 of the Tenancy Act were always promptly and effectively dealt with.

The Tenancy Act was never so much in abeyance in this district as in Palamau. During the recent fair rent settlement, it was found that the settlement record has further strengthened the hands of the raiyats and has already got a high prestige both in the minds of landlords and raiyats. It may be safely prophesied that the bigger landlords will adhere to the record, though I found while officiating as Deputy Commissioner that vigilance will still be necessary on the part of local officers for many years to come, to ensure that the record in respect of jungle rights is properly respected.

223. Matters in respect of which the landlords welcome the record.—
The most tangible benefit which has accrued to the landlords is the general increase in rents as a result of fair rent settlement, which amounts in different thanas from two to four annas in the rupee on tenancies in suit. Previously it was a very difficult matter to effect even a slight general enhancement of rent. Oppression and coercive methods were also not always successful. Fair rent settlement, therefore, came as a God-send to all the landlords in the district. At the same time the enhancement has been so graduated in each individual case that there is absolutely no fear of any rent suits or other coercive methods being necessary to force the raiyats pay the enhanced rents.

The landlords are now in a much stronger position to control their own agents and to stop them from intercepting much of their income by keeping irregular accounts and giving vague description of lands. Landlords, who are prepared to take some interest, are now in a position to find out from the record-of-rights what their total income should amount to.

Another advantage is that the raiyats have now been pinned down to determinate holdings with fixed plot numbers and boundaries and it will be impossible for them to extend their upland cultivation or to encroach on the landlord's waste land by making ariat, without his permission. The settlement maps will afford very easy proof of any such extension of cultivation.

- 224. Benefits accruing to the Tenants.—These are manifold and hardly need enumeration. The tenant is now safe from any imposition of rakumats and begari. from illegal enhancements of rent and exaction of cess at higher than the legal rate. The tenant is now less likely to be deprived of the whole or a portion of his holding by the landlord, either by fraud or force. A salutary effect has been produced by the rents of tenants whose lands had been filched by the landlords being shown as under-suspension, until the tenants are put back in possession of the entire area of their holdings. The tenant is now in a better position to obtain a fair price for his land when selling it under the rules framed under section 46 of the Act.
- 225. Effect on Civil and Criminal Litigation.—Already, I believe, the settlement has considerably reduced the number of riots and murders arising out of land disputes, which were very common in the district. There has been some appreciable reduction in the number of criminal complaints also. While the settlement was going on, there had been inevitably a slight increase both in the number of riots and other crimes connected with land but that was a temporary phase which has now disappeared.

It is rather too early yet to expect any diminution in the number of civil suits. For the present, there must have been perhaps a slight increase on account of the number of suits filed to set aside the entries in the settlement record, though I understand the number of such suits is very small. Thanks to the fact that the Munsifs at Purulia, Dhanbad and Raghunathpur have all had first hand experience of settlement, and have known with what care the settlement entries have been made and in which particular document the record of any customary right was to be found, very few of the civil suits filed have been decreed. The great majority ended in dismissal. From

my experience of rent suit appeals while officiating as Deputy Commissioner, I could see that the settlement record was rarely contested, neither the pleaders nor the litigant public ever seriously challenging it.

226. Working of Section 46.—The rules governing transfers of entire holdings or parts thereof which have been framed by the local Government under sub-section (6) of section 46 of the Chota Nagpur Tenancy Amendment Act, only came into operation when the district was all finished from attestation. Hence it is not possible in this report to review the working of the new rules or to suggest any amendments thereof except incidentally as will appear from paragraph 228 below. The working of section 46 as it stood before the recent amendment can hardly be called a success. Evasions of the provisions of that section have been extremely common in The most common method is that the transferor surrenders his this district. holding to the landlord for a consideration and the very same day the holding is resettled, generally on the same rent, with the transferee. The only person who benefits is the landlord, who pockets 25 per cent. or more of the purchase value as his salami. Under the recent judgment of Mr. Justice Bucknill of the Patna High Court (Appeal from Appellate Decree no. 1068 of 1921, Bario Santhal and others versus Fakir Santhal) this patent evasion of the law is in a manner legalised because it has been held that a surrender of his holding by a raivat for a consideration is perfectly valid.

Secondly as regards mortgages, the nominal term of all *sudbandhak* and *panbandhak* mortgages is five years so as to comply with the provision of section 46(1) (a) of the Act, but as a matter of course a fresh document is registered on the date of expiry of the first deed or very soon afterwards

In this connection, I may note that the wording of the substantive section 46 has been held by the Legal Remembrancer on a reference made to him from this settlement, to override illustration II of section 76. The unfortunate effect of this is to prevent under-raiyats from acquiring any permanent rights in land though there is a well recognised custom in Manblum under which they can acquire such rights. With mahajans and others purchasing raiyati holdings in court auction and with no provision in the Act under which such holdings or any other overgrown raiyati tenancies could be held to have become tenures, it is very necessary that there should be a definite provision in law for under-raiyats to acquire permanent rights.

Another difficulty in the Act may also be noticed. Section 46(2) requires the consent of the landlord in writing before any transfer could be held to be binding on him. Section 23A introduced by the Amending Act makes no mention of any such written consent. Unless the Deputy Commissioner is prepared to overlook the provisions of section 46(2), he may be put in an awkward fix in dealing with an application under section 23A(3) in respect of a transfer which he himself previously authorises under section 46(6).

The manner in which illegal transfers were shown in the record-ofrights in Palamau will appear from paragraph 165 of the Palamau Report. The practise in Hazaribagh was to follow the strict letter of the law [section 46(3)] and to ignore the very existence of all such transfers (vide paragraph 139 of the Hazaribagh Report). In the first four years of Manbhum, the Hazaribagh practice was followed. In Block E however, it was decided that in view of the large number of illegal transfers in the colliery area, it was preferable to adopt the Palamau procedure of recording all such transfers in the remarks column of the plots concerned and definitely noting them as illegal. There are advantages and disadvantages in either method which have been fully described in the Palamau and Hazaribagh Reports. The procedure followed in Manbhum was approved by the Director of Land Records and also by the District Officers who were unofficially consulted on the subject.

227. Settlement in colliery area.—Settlement operations came too late in the colliery area by 20 years to protect the interest of the agriculturists Before the opening of the Jharia coalfields, a record-of-rights, if prepared,

would have shown a large proportion of the area at present in the occupation of collieries to be in possession of raiyats. It was almost a daily occurrence during attestation to find land which had been surveyed as cultivated rice land or upland in possession of raiyats to have become waste land in possession of mine owners or unculturable land due to the dropping extraction of coal below. surface on \mathbf{of} theaccount It was rare in such cases for the raiyats to get compensation expeditiously and at anything like fair and equitable rates. Generally, submit and see even their best raivats had to lands possession of by mine owners, at very short notice or in some cases, even without previous notice. The mine owners generally arrived at some sort of agreement with the landlords and either ignored the tenants altogether or placated them by giving a small sum as advance and promising to pay the rest on receipt of sanction from the directors. Needless to say sanction was not always asked for and even in cases where it was given and a fair amount of money sanctioned as compensation, only a small portion of it ultimately reached the raiyats. The mine owners urged, and there was much force in their contention, that under the Tenancy Act as it stood they had no power to purchase the lands outright from the tenants, that the procedure laid down by section 50 was clumsy and dilatory, in as much as it necessitated the consent and intervention of the landlord, and that even when they were ready to offer compensation, they could not find out the proper persons who were entitled to it, on account of the absence of any authentic record-of-rights. The mine owners felt that the value of the coal underneath was so immensely greater than the value of the surface that they were to a certain extent justified in ignoring the surface holder in the interests of a valuable industry. The existing state of the law made difficult for the local officials to stop mine owners from taking possession of land which they wanted for development.

The only remedy is legislation either by amending section 50 of the Chota Nagpur Tenancy Act or by amending the Land Acquisition Act. The mine owners must have a summary procedure by which they can acquire land for colliery working, either by purchase from the raiyat or whenever raiyats stand out for fancy prices, through the agency of the Deputy Commissioner and get possession of the same quickly and expeditiously. On the other hand, the tenants must have a cheap and effective method of securing due compensation for land taken away from them, either with or without permission and more particularly for land rendered useless for cultivation by the dropping of the surface or any other reason connected with colliery working over or underground. The necessity for such legislation was urged in my letter no. 641, dated the 12th June 1923, addressed to the Director of Land Records and Surveys which is printed as Appendix K of this Report. On account of the recent slump in coal and the closing down of several collieries, the problem of fresh legislation is not a very pressing one. At any moment, however, there may be a boom in coal, followed by large expansion in the area required for colliery working and in the absence of legislation, the tenants will have no recourse but to civil court for obtaining compensation. It being impossible for poor tenants to fight costly civil suits against mine owners having a long purse, the present state of law in effect gives no chance to the tenants in their fight with the mine owners.

Very fortunately, coal generally outcrops on the high ridges and not in the valleys and hence it is mostly the worst class of riceland or upland and uncultivated waste land, which is required for colliery purposes. It is this fact which has enabled the raiyats so far to remain in possession of their rice lands, which form the most valuable part of their holdings. Now, however, a stage has been reached at which, on account of the extraction of millions of tons of coal, dropping of the surface may become an increasingly frequent occurrence. The record-of-rights will at least enable the raiyats to produce satisfactory evidence about the nature and quality of their land before the surface is dropped. In the absence of legislation, however, it will be difficult for the raiyats to obtain due compensation even in such cases.

- 228. Proposed Legislation.—While this report was being written, the following proposed draft section 50A as prepared by Government was received for my opinion:—
- "(1) Notwithstanding anything contained in sections 46 and 47, the owner, lessee or licensee of any mineral may apply to the Deputy Commissioner for permission to occupy any land for the purposes of mining and quarrying such mineral and for purposes subsidiary thereto, including the erection of offices, workmen's dwellings and machinery, the stacking of minerals and deposit of refuse, the construction of roads, railways, tramlines and any other purposes which the local Government may declare to be subsidiary to mining and quarrying.
- (2) After such enquiry as he thinks necessary, the Deputy Commissioner may either reject the application or if he is satisfied that the land is bona fide required to facilitate mining operations as defined in sub-section (1) he may place the applicant in possession of such land upon such terms as he thinks fit, including full compensation to all persons possessing rights in the land.
- (3) The amount of the compensation to be awarded under sub-section (2) shall be calculated as nearly as may be on the scale of award which would have been made by the Deputy Commissioner had the proceedings been under the Land Acquisition Act, 1894.
- (4) If the surface of any land be disturbed by the operations of any owner, lessec or licensee of any mineral who has not been placed in possession of the land under sub-section (2), any person possessing rights in such land may apply to the Deputy Commissioner for compensation to be assessed in the manner provided in sub-section (3).
- (5) If any person ordered to pay compensation as provided in subsection (2) or sub-section (4), fails to pay such compensation, the Deputy Commissioner may recover such compensation from him on behalf of the persons entitled to it, as if it were an arrear of land revenue."

I have expressed my opinions on the above in my letter no. 893, dated 23rd December 1925, addressed to the Director of Land Records, which has been printed as Appendix I. of this report. To state my more important conclusions in brief. I believe that section 46 should be so amended as to make all transfers free in colliery and other industrial areas, so as to give the aboriginal and non-aboriginal raivats a chance of getting fair price for their lands, without having recourse to the courts every time. Secondly, I think that all tenants whose interests are affected should get compensation and not merely those whose lands are acquired. Thirdly, delivery of possession ought to be stayed until the period of limitation for appeal is over. Fourthly, the Deputy Commissioner should have power in all such cases not only to award compensation but also to order a proportionate reduction of rent. Subject to these observations, I believe that the new section, as framed by Government, will amply meet the requirements of the situation.

229. Agricultural Improvements.—The subject of agricultural improvements is really outside my province. The Agricultural Department has got an experimental farm near Purulia and is also going to start new farms at Dhanbad and Raghunathpur. The Veterinary Department has got six trained assistants and inspectors working in the district. There is a flourishing Central Co-operative Bank at Purulia with 99 rural Co-operative Societies, which is energetically taking up the question of agricultural improvements and improvements in the breed of cattle. The District Board is also taking keen interest in the subject and has given a grant of Rs. 5,000 to the Co-operative Bank this year, for agricultural improvements and has promised a grant of Rs. 10,000 per annum from next year. The Board has drawn up an ambitious scheme, costing six lacs of rupees, for improving the water supply by taking out silt and re-excavating old bandhs and ahars and digging tanks and wells. The Board is also keenly alive to the necessity of the spread of primary education. With so many experts in the fields, it is idle for me to offer any advice on the subject. This

report will help the activities of all these experts by supplying them with accurate facts and figures and reliable data from which the present state of affairs in the district may be ascertained. A few simple and elementary ideas which occur to me in this connection are however given below:—

- (i) The numerous bandhs and ahars in this district have all been constructed by private enterprise. It was considered an act of piety to construct bandhs for purposes of supplying drinking water to man and beast and incidentally for irrigation the lack of private enterprise, most of the old bandhs are now getting silted up or have fallen in a state of disrepair. With any rabi cultivation and the absence of village industries, the villagers are practically sitting idle for half the year. If they can be somehow made to exert themselves during this time for the common welfare, it will be an easy matter to get all the weeds and silt cleared from all existing tanks in a couple of years without incurring any expense. District Board money would then be available for digging wells or for constructing new tanks, where necessary, solely for drinking purposes. On the other hand, much harm will be done if the spirit of self-help is once destroyed by doles given by the Board for taking out silt from existing tanks.
- (ii) The introduction of new upland crops which would repay money and labour spent on them would add immensely to the wealth of the district. The crops at present grown with the exception of sugarcane and crops grown on bari land hardly repay the cultivator. Hence uplands are largely neglected. If the cultivation of ground-nuts, potato and fodder crops could be popularised upland cultivation may become really profitable.
- (iii) One of the reasons which is given for upland not being cultivated on a large scale is the difficulty of protecting the crop from cattle. There is no easily available fencing material which will prevent cattle from breaking through and destroying the crop. If a suitable variety of prickly pear, cactus or some other thorny bush or tree could be introduced and grown on a big scale, it will solve the fencing difficulty and encourage the cultivation of upland to a certain extent.
- (iv) The plantation of upland with fruit bearing trees is not a paying proposition, but this is not so with lac bearing trees. Plantation on a big scale, however, means a fairly big capital expenditure which is ordinarily beyond the means of raiyats. I have been told by some people that the only way to develop agriculture would be to make all upland freely transferable so that capitalists could easily acquire upland and start plantations of kul, palas and kusum trees and incidentally experiment on new upland crops. There is something to be said in favour of this suggestion. In this district, though not in the other district of Chota Nagpur, I think, there would be no harm if all restrictions were removed on the transfer of upland by raiyats.
- (v) The planting of fruit trees, as stated above, is not a paying proposition. If undertaken on a big scale, it will be however, an extremely good thing if the tenants could be encouraged to plant all sorts of trees on the waste and uncultivated portions of their holdings. The custom about atrope trees is so well established that there is no fear of the tenants losing the timber or the produce of the trees planted by them. If a Tree-Week could be introduced as in America, during which every man, woman and child is encouraged to plant at least one single tree and nurture it during the following year or until it grows outside the reach of cattle, within one generation, Manbhum will present the appearance

- of a grove instead of its present barren and desolate appearance. Trees will also solve the fuel problem and release cow dung for its more legitimate use as manure in addition to providing large quantities of leaf mould.
- (vi) The present stunted breed of cattle ought to go. At present a cow hardly yields half a seer of milk per day and is useful for its cow dung only. Improvement in the breed of cattle requires the education of the masses, the provision of good stud bulls and periodical melas or "Cattle Shows" for spreading a knowledge of the latest methods of cattle breeding, The available supply of fodder will also need to be improved. I am glad to note that the Co-operative Societies in the district are not only content with fulfilling the roll of cheap money, lenders but have taken up the cause of agriculture in right earnest. The movement is, however, still in its infancy and it is too early to judge how far it will be successful.
- (vii) Cock fighting is the commonest form of amusement and every week in the off season, one can see crowds of people gathered together to watch the fights. The people have thus got some notions of breeding methods and if they could be induced to breed for egg laying competitions, there is a big future for poultry farming on a big scale for which I understand, the district is eminently suitable.
- (viii) The large number of bandhs in the district are not being fully utilised for the rearing of fish. There is much room for development if scientific methods are introduced and made widely known to all owners of bandhs and tanks.
- (ix) In the Kodarma Revision Settlement Report, I have dealt with the increasing importance of the subject of subdivision of plots. The average size of a plot in Manbhum is 0.40 acres, the average size of rice land plots being much smaller. The problem is thus not so pressing here as in Kodarma. Even so, it will be a good thing if mutual transfers are made free and raivats encouraged to effect exchange of fields, so as to bring all the fields of each raivat closer together so as to enable him exercise closer supervision and go in for more intensive agriculture.
- 230. Acknowledgments.—Mr. Bridge was Settlement Officer for the first year and saw through one khanapuri season and the beginning of the first year's attestation. Mr. Tuckey was, however, in immediate charge of the operations as the Cadastral Charge Officer and succeeded Mr. Bridge as Settlement Officer. During his regime, the first three years area was attested and thanas Nirsa and Tundi of Dhanbad finished from khanapuri. The whole foundation of the settlement and most of its completion was his work and he left to his successor merely the task of carrying on. In this also he was able to help and guide his successor very considerably in virtue of his capacity as Director of Land Records. The whole settlement may thus be called really his work and I am very deeply indebted to him for all the kindness and assistance which I received at his hands.
- Mr. Swanzy held the post of Settlement Officer for seven months and twenty-one days during Mr. Tuckey's absence on deputation and was the Cadastral Charge Officer for blocks B, C and D under Mr. Tuckey. Mr. Houlton held the post of Settlement Officer for three months during my absence on leave and was Cadastral Charge Officer and later on for a short period Attestation Charge Officer for block E, for a total of one year four months and five days. Mr. Lal was Attestation Charge Officer for blocks D and E for one year three months and twenty-three days. Both Messrs. Houlton and Lal worked with energy and judgment and gave me very valuable help and it was due to their excellent work and hearty co-operation that the operations went through without a hitch so successfully in the difficult area in Dhanbad.

Rai Sahib Basanta Kumar Ray was one of the mainstays of this Settlement and in his capacity as Assistant Settlement Officer, Head-quarters, always kept the office up to the mark. During the height of non-co-operation, when he was sent out to take over charge of the Recovery Camp, he handled a difficult situation with firmness and tact. He did excellent work as Attestation Charge Officer in charge of block C² on the eve of his reversion to the general line at his own request. Babu Rai Har Dut Prasad had the longest service in this settlement and he did excellent work in various capacities and more especially as Assistant Settlement Officer in charge of Recess and Headquarters. I am also indebted to him for much help in writing this report. On the attestation side, Maulavi Abdul Quadir Khan (now Khan Sahib) deserves special mention for his work as Assistant Settlement Officer Recess, for the first year and Babu Sharbari Kanta Gupta for his training of new officers. On the Cadastral side, Pandit Jayadev Misra deserves special mention for his excellent work as Assistant Settlement Officer, Cadastral. Much of the excellence of the maps is due to his efforts.

The following officers also deserve mention for their good work: -

Deputy Collectors.—Babu Nand Lal Bhagat, Babu Kali Charan Chatterjee, Mr. D. M. Panna and Babu Satya Narayan Singh.

Munsifs.—Babu Sachindra Nath Ganguli, Babu Gopal Chandra De, Babu Ram Prasad Ghosal and Babu Naresh Chandra Roy.

Sub-Deputy Collectors.—Babu Nagendra Nath Ghosh (at present Income-Tax Officer), Maulavi Muhammad Tahir, Maulavi Musahib Khan, Babu Bhubaneswari Sharan Varma, Babu Ganesh Chandra Chandra, Babu Parmeswari Dayal, Babu Hem Chandra Baxi and Babu Nil Lohit Bhattacharjee.

Non-Gazetted Assistant Settlement Officer.—Babu Lauhar Singh.

I am deeply indebted to Mr. J. A. Hubback, Director of Land Records, for his assistance and counsel, more especially in dealing with the difficult colliery area in block E. Messrs. Murphy and Tanner were the Directors of Land Records during the time of my predecessor and acknowledgments are due to them also.

Acknowledgments are also due to all the District Officers and more especially to Messrs. Deb and Hoernle, who always took a keen interest in the proceedings and were otherwise very helpful. I am grateful to the Commissioner, Mr. Dixon, for the interest he took, especially in Fair Rent Settlement operations and for the assistance which I derived from his decisions in appeal.

Lastly, I am indebted to Messrs. Sifton and Bridge and to the late Mr. Coupland who wrote the Manbhum District Gazetteer for help in writing this report. I have not scrupled to borrow sentences and even entire paragraphs from their reports and writings, because wherever their remarks were applicable, I could not hope to improve upon them.



APPENDICES.

- A. Maps. (1) Of the District on scale 1"=8 miles.
 - (2) Dhanbad and the colliery area in Sadr on scale 1'=4 miles.
 - (3) Showing parganas, estate boundaries and other details. Scale-1"=4 miles.
 - (4) Showing boundaries of attestation camps. Scale 1"=8 miles.
 - [Note.—A map of the District on scale 1 = 4 miles showing minor details and another on the same scale showing Digwari and Ghatwali villages and Reserved and Protected Forests have not been printed but have been made over to the Deputy Commissioner.

A map of the Jharia coalfields on scale 2"=1 mile showing pits, shafts, inclines, quarries, buildings and other details has been also prepared and handed over to the Additional Deputy Commissioner, Dhanbad.]

- B. List of Officers.
- C. Notifications.
- D. Milan Khasra.
- E. Crop Statement or Jinswar.
- F. Goshwara.
- G(1). Land Classification in Manbhum.
- G(2). Statement of areas according to classification.
- H. Results of erop cutting experiments, (1) on rice lands, (2) on uplands (3) showing normal average outturns.
- I. Statement of transfers and mortgages of raiyati land.
- J. Agricultural stock list.
- K. Settlement Officer's letter no. 641, dated the 12th June 1923, to the Director of Land Records and Surveys, regarding the amendment of section 50, Chota Nagpur Tenancy Act.
- Letter no. 893, dated the 23rd December 1925, on the same subject.
- M. Schedule to Khatian Part II describing jungle rights in pargana Tundi.
- N. A note on the use of the Settlement Records taken from the Palaman Settlement Report.
- O. Glossary of settlement terms.
- P. Botanical names of trees mentioned in the Report.



137

APPENDIX B.

List of officers employed in Manbhum Settlement.

Berial no.	Name of officer.	Nature of employment.	Period of employment.	Remarks.
1	8	8	•	5
			Ys. M. D.	
1	T. W. Bridge, Esq., I.C.s.	Sottlement Officer	1 1 24	
2	A. D. Tuckey, Esq , i.c.s	Cadastral Charge Officer, 1-1-24 Settlement Officer, 2-3-4	3 4 28	
3	R. E. Swanzy, Esq., I.C.s	Cadastral Charge Officer, 1-5-12 Settlement Officer, 0-7-21	3 1 3	
4	B. K. Gokhale, Esq., 1.c.s	Attestation Charge Officer, 2-11-1 Sottlement Officer, 3-3-15	6 2 24	
5	J. W. Houlton, Esq., 1.c.s	Attestation Charge Officer, 0-2-0	1 7 5	
8	S. Lel, Esq., i.c.s Deputy Collectors.	Settlement Officer, 0-3-0 Attestation Charge Officer	1 3 23	
~	Maulavi Abdul Quadir Khan	Attestation and in charge Recess	1 6 14	
7	Babu Jugal Kishore Singh		1 1 1	
8 9	Maulavi Saiyid Wasiq Ali	1. A 1 VAL 1	0 8 24	
10	Maulavi Abul Hasan Muhammad Taiyib.	The same by his way	0 5 12	
11	Rai Sahib Basanta Kumar Roy	In charge Headquarters, Cadastral Charge Officer, Recovery Officer and Attestation Charge Officer.	4 5 22	
12	Babu Pradyumna Prashad Singh	Attestation	0 5 21	
13	Babu Nanda Lal Bhagat	Khanapuri, Attestation and Case work.	1 10 27	
14	Maulavi Muhammad Shamsu Huda.		2 10 13	
15 16	Babu Jamuna Prasad Siogh Babu Rai Hurdutta Prashad	Khanapuri, Attestation, Case work, in charge Recess and in charge Headquarters, Cadastral and	7 5 0	
17	Babu Chandra Kumar Mathur	Settlement. Attestation and Case work	0 7 22	
18	Babu Sharbari Kunta Gupta	Attactation and In alcount Decome	1 2 2	
19	Maulavi Saiyid Abu Nasa: Muhammad Omar.	Khanapuri	0 7 22	
20	Babu Kali Charan Chatterjee	and In charge Headquarters.	3 4 26	
21	Mr. D. M. Panna	Headquarters.	0 2 3	
22	Mr. J. W. Woodhouse			
23	Pandit Jayadev Misra	In charge Cadastral Headquarters, Attestation, Recess and Statistics.	6 4 14	
24	Maulavi Quszi Abdul Wahab	Attestation	0 6 5	
23	Babu Satya Narayan Singh	Attestation and Case work	5 2 2	

Berial no.	Name of officer.	Nature of employment.	Period of employment.	Romarks.
1	2	3	*	5
			Ys. M. D.	
	Munaifs.			
26	Babu Sachindra Nath Ganguly	Khanapuri, Attestation and Recess	1 5 25	
27	Eabu Gopal Chandra De	Attestation and Rocess	1 5 27	
28	Babu Priya Lal Mukherji	Khanapuri	0 1 15	
29	Babu Braj Bilas Prashad	Attestation and Recess	1 6 7	
30	Babu Ram Prashad Ghoshal	Attestation and Recess	1 6 0	
31	Babu Nilkanta Bagehi	Ditto	1 6 5	
32	Babu Naresh Chandra Ray	Attestation and Case work	1 6 0	
.83	Maulavi Abu Muhammad	Attestation	0 9 1	
	Sub-Deputy Collectors.			
34	Babu Nagendra Nath Ghosh	Attestation, Case work and Recess	1 10 10	Now Income Tax Officer.
35	Maulavi Muhammad Tahir	Ditto ditto	6 0 14	
36	Babu Sada Nanda Patuaik	Ditto ditto	2 11 5	
37	Babu Narayan Nand	Attestation	0 2 20	
88	Mr. A. T. Bajpai	Khanapuri, Attestation and Case work.	2 2 15	
39	Babu Gopal Chandra Patnaik	Khanapuri, Attestation and Recess	2 9 19	
40	Babu Susil Ranjan Chatterjee	Khanaguri, Attestation and Cass	4 10 28	
41	Babu Parmanand Jha ,	Attestation	0 7 2	
42	Maulavi Mosabib Khan	Khanapuri, Attestation and Recess	3 9 1	
43	Babu Gauri Shankar Singh	Khanapuri and Receas	1 6 21	
44	Babu Ram Janam Singh	Khanapuri	0 7 28	
45	Babu Girindra Math Sarkar	Attestation	1 0 12	
46	Babu Akhil Chandra Maitra	Ditto	0 8 7	
47	Babu Birendra Nath Das Gupta	Attestation and Recess	0 5 8	
48	Bal u Ashutosh Sen Gupta	Ditto	0 10 26	
49	Eabu Bhubaneshwari Sharan Yarms.	Recovery, Computation, Case work and Recess.	4 10 21	
50	Babu Ganosh Chandra Chandra	Attestation, Case work and Recess	2 10 12	
<i>5</i> 1	Babu Priya Gopal Ghosh	Attestation	0 7 24]
52	Babu Parameswari Dayal	Khanapuii, Attestation, Case work, Recess and In charge Cadastral Heatquarters.	3 6 14	
53	Baou Satish Chandra Bannerji		1 0 24	
54	Babu Nand Kumar Misra	Ditto	2 9 15	
55	Babu Udit Narayan Pande	Ditto	1 0 7	
5 6	Babu Kumud Nath Ray	. Attentation	0 7 27	
57	Babu Bindhyachal Prashad	. Khanapuri, Recess and Attestation	1 8 20	
58	Babu Boui Madhav Prashad	. Attestation	0 7 25	
59	Babu Ram Narayan	. Ditto	0 6 28	

Serial 40.	Name of officer,	Nature of employment.	Period of smployment.	Remarks.
1	2	.8	. 4	5
ń			Y8. M. D.	
	SUB-DEPUTY COLLECTORS—concid.		}	
60	Babu Khirodhar Ray	Attestation, Case Work and Recess	3 10 27	
61	Babu Hem Chandra Bakshi	Khanapuri, Attestation, Case work and Recess.	4 11 0	
62	Babu Nila Lohit Bhattacharji	Ditto ditto	4 8 22	
	Non-gazetted Assistant Settlement Officers.			
63	Babu Lohar Singh	Khanapuri and Recess	4 10 24	
64	Maulavi Muhammad Ishaq	Khanapuri, Attestation and Recess	5 5 22	
:65	Maulavi Hussain Quadir Khan	Khanapuri and Recess	0 10 19	
-66	Babu Kumarish Chandra Bay	Khanapuri, Attestation and Recess	5 9 19	
-67	Babu Atal Kumar Chakravarty	Ditto ditto	4 10 20	
68	Babu Mahesh Prashad Varma	Attestation and Recess	0 11 5	
69	Babu Saraswati Kumar Ray	Khanapuri and Revess	1 5 26	
70	Babu Binoy Chatterjee	Ditto ,	1 7 23	
71	Babu Kumud Bandhu Dutta Ray	Khanapuri	0 5 10	
72	Babu Satya Jiban Bhattacharya	Attestation	0 0 16	
	Civilians under training.			
73	S. L. Marwood, Esq., I.C.s	Attestation, Khanapuri and Recess	0 6 7	
74	A. J. Mainwaring, Esq., J.C.s	Ditto ditto	0 5 19	
75	J. W. Houlton, Esq., 1.c.s			Vide serial above.
76	S. A. Khan, Esq., I.C.s	Attestation, Khanapuri and Recess	0 5 15	
77	D. E. Reuben, Esq., 1.c s	Ditto ditto		
7 8	W. G. Lacey, Esq, 1.c.s	Ditto ditte	0 4 23	
79	S. Lal, Esq, I.C.s	•**	***	Vide serial 6
80	R. P. Ward, Esq, 1 C.s	Attestation, Khanapuri and Recess	0 5 15	
81.	R. B. Beevor, Esq., i.c.s	Ditto ditto	0 5 17	
82	J. Bowstead, Esq., 1.0 s	Ditto dittσ	0 5 14	
83	B. G. Blunt, Esq., 1.c.s	Ditto ditto	0 6 11	1 value*
84	P. J. Scotland, Esq, 1.c.s	Ditto ditto	0 5 15	
	Kanungoes under training.			
85	Babu Kumud Bandhu Dutt Ray		!	Vide serial 71 above.
88	Maulavi Mahammad Ishaq		•••	Vide serial 66 above.
87	Babu Kshitish Chandra Sen	Attestation, Khanapuri and Recess	0 6 6	
88	Babu Mahanaik Ho	Ditto ditto	0 6 6	

APPENDIX C.

NOTIFICATIONS.

Serial no.	No. of notification with date.	Section of the Aot.	Area covered by notification.
1	2	3	4
	В	engal Survey Act,	1875.
1	5311-R S-177, dated the 4th August 1915.	Section 3	Thanas Manbazar, Gourant di and police- station Hura of thana Purulia and pargana Koilapal in thana Barahabhum.
2	5786-R. 118-29 tember 1917.	Ditio	Thanas Purulia (excluding Hura police- station) and Baghmundi.
3	5701-R. 	Ditto	Thanas Jhalds and Chas.
4	7172-R. S-132 August 1919.	Ditto	Thanse Raghunathpur, Para, Nirsa and Jharia.
5	3550-R.T. 8-108, dated the 30th August 1920.	Ditto	Thanas Tundi, Gobindpur and Topchanchi.
	Chota	Nagpur Tenancy A	Act, 1908.
6	5702-R. 8161, dated the 30th August 1918.	Sections 80, 106, 119, and 127(1).	Thanas Manbazar, Gourangdi, Purulia (with the exception of villages of pargana Barababhum lying within police-station Balaranipur for which a record-of-rights had already been prepared and published)
		يا ميليا دايا	and pargana Koilapal lying within police- station Bandwan in thana Barahabhum.
7	7171-R. S-132, dated the 29th August 1919.	Ditto	Thanas Baghmundi and Jhalda.
8	2551.R.T. S-108, dated the 31st August 1920.	Ditto	Thanas Chas, Para and Raghunathpur.
9	3389-R. S-63, dated the 14th April 1921.	Ditto •••	Thanas Nirsa, Tundi, Gobindpur, Torchanchi and Jharia.
10	1000-S. S-154, dated the 7th Octo- ber 1921.	Section 84(2)	Thanas Manbazar and Gourangdi and police- station Hura and Punchain thana Purulia and pargana Koilapal lin thana Baraha bhum.
11	1441-R. S-23, dated the 31st January 1923.	Ditto	
12	8-164, dated the 13th July 1923.	Ditto	Thanas Para and Chas.
19	1947-B., dated the 14th March S-92 1924.	Ditto	Thana Raghunathpur.

	•	APPENDIA C-60	oncia,
Serial no.	No. of notification with date.	Section of the Act,	Area covered by notification.
1	8	3	4
	Chota Na	gpur Tenancy Act,	1908—concld.
14	7781-R. S—197 1924.	Section 84(2)	Thanas Nirsa and Tundi.
15	5460-R. S-120, dated the 11th May 1925.	Ditto	Thanas Jharia, Gobindpur and Topohanchi.
16	517-RT. S-67, dated the 11th May 1920.	Section 85 (2) (ii)	The temporary-settled estates of Koilapal and Matha.
17	2586-R. S32, dated the 4th March 1922.	***	Amending the notification no. $\frac{517\text{-RT.}}{\text{S67}}$
18	6594-R. S-198 dated the 24th November 1920.	Section 85 (2) (ii)	Tenants under Ghatwals with the exception of those in parganas Barababhum and Patkum.
19	2587·R., dated the 4th March 5-32 1922.		Amending the notification no. 6594-R. dated the 24th November 1920.
	Chota Nagpu	r Tenancy (Amenda	nent) Act, 1920.
20	2237R. S-41 March 1921.	Section 4(1)	Whole of Sadr subdivision excluding parganas Barahabhum and Patkum previously surveyed.
21	10979-R. S-135 November 1921.	Ditto	Whole of Dhanbad subdivision.

Apportionment Orders. Chota Nagpur Tenancy Act:

22	11919-R. S-176 cember 1921.	Section 95	ñ.	Thanas Purulia, Gourangdi, Manbazar and pargana Koilapal.
23	887.R.T. 8-187, dated the 12th August 1922.	Ditto	•••	Thenes Jhalda and Baghmundi.
24	1011-R.T. S-166, dated the 31st July 1923.	Ditto	•••	Thanas Para, Chas and Raghunathpur.
25	294 R.T. S-175, dated the 24th June 1924.	Ditto Ditto	•••	Thanas Nirsa, Gobindpur, Jharia and Topchanchi. Thana Tundi.
26	8—175, dated the 24th June 1924.	2706 0	•••	Inche Iunus

APPEN-Milau Khasra

				 					Bior la	nde,						 	
Serial no.	Police stations and	l (Thena	ua).	Bhadoi		Agha	ri.	Rabi		Tota	ıL	Dofasi or twice ero		Total D mine Dofasila (6	18	Bbad	oi.
1	2			3		4		8		6		7	7		8		
1	Jhaida			A. 82,635	D. 85	13,029	D. 63	A. 850	D.	45,716	D.	A. 310	E. 68	45.505	D. 93	A. 16,163	D.
2	Jaipur			9,029	30	5,366	10	73	00	15,470	89	48	95	15,421	44	8,731	56
	(Jhalda)	•••		41,365	14	19,397	63	423	88	61,186	06	259	88	60,027	37	24,694	67
3	Paralia (Including	Arsa)		52,055	11	81,208	84	223	¥3	b3,486	88	178	55	83,308	83	27,514	59
4	Balarampur*	•••	•••	0,073	04	2,174	96	10	55	9,263	44	,	93	9,255	5 1	1,616	€9
				7,567	71	5,313	58	17	59	12,797	85	16	04	12,791	91	7.505	63
5	Runchs	•••		17,438	#0 35	9.839	; 84 	18	99	27,267	31	13	47	27,273	74	4,677	11
6		441	•••			7,854	£9	19	06	26,393	¥6		60	36,367	8 5	3,974	36
	(Paralis)		,,,	100,652	70	50,273	46	298	00 T	157,227	16	221	59	157,006	67	45,495	48
7	Baghmundi	***	•	20,479	75	7,059	79	125	67	27,684	21	86	83	27,577	93	6,209	19
1	Chandli	•••		7	00		2								_		
9	Ichagarh	•••	•••	38,197	86	18,538	17	448	23	67,193	26	410	84	56,781	43	24,785	62
10	Barahabhu na	140		1				1345 1345	11	d							
11	Patamda			2,541	95	1,103	08	त्रमंद	63	8,845	# 0		42	3,645	44	1,693	14
13	Bandwan	***	•••	47,243	. 33	25,301	97	203	70	72,748	60	180	22	72,567	78	80,103	25
	(Barahabhum)	•••		49,784	28	28,405	05	204	53	76,393	88	180	04	76,213	22	\$1,776	89
13	Maubazar			38,479	91	15,717	84	164	79	55,363	64	124	16	55,728	39	14,769	73
14	Raghanathpur			27,113	79	14,631	60	160	38	41,794	55	1.;8	55	41,658	10	4,961	63
16	Santurl			11,400	36	5,999	60	56	21	17,555	17	47	z!	17,507	96	2,714	11
16	Nituria	***		11,213	81	0,358	20	102	80	17,674	37	86	28	17.588	0 9	3,741	6 3
	(Ragbunathpur)	101		49,826	36	26,870	30	310	43	77,021	19	270	05	16,751	14	11,417	27
17	Gourangdi	•••		27,137	58	11,158	03	50	67	3H,346	10	40	ê7	38,306	49	3,784	44
18	Para		1,.	21,143	07	9,504	61	67	38	30,715	03	64	94	30,660	12	6,310	00
19	Chas			23,356	80	12,329	10	32	69	35,718		10		95 708	اا		
20	Chandankiyarl	•••		18,816	47	11,039	63	45	19	29,901	20	13 92	25 47	25,705 20,968	48 73	7,570 6,361	91
	(Chaa)			42,173	•6	21,868	73	77	79	C5,619	E8	45	73	65,574	16	13,922	28
	Total of Sadr subdivl	slon		429,239	C9	215,305	91	3,165	27	040,713	27	1,7(4	62	645,007	76	182,357	 86

DIX D.

or area statement (in acres and decimals).

				Gora or Uple	and.										
Aghani,		Rabl.		Total,	,	Dofasili or twlos erop		Total go: minus dofs (13-13).	ra leila	Total o Dhan and a misve dotasila.	ora	Other or srea, mango g tea, jan, tam, c	g. rover, plan•	Total of	roppe
10		11		. 12		13		14		18		18		17	
A. 18,096	D. 86	A. 3,378	D. 23	A 31,630	D. 10	1,191	D. 58	A. 30,447	D. 62	A. 75,953	D. 55	A. 207	D. 84	76,161	1)
6,996	09	1,075	80	16,802	95	616	49	16, 16d	40	91,607	90	103	60	31,711	
20,092	95	9,454	53	43,442	15	1,808	07	46,634	08	107,561	45	811	44	107,872	8
29,940	84	2,803	19	60,259	63	1,424	04	58,833	63	143,140	5 1	799	16	142,138	-
4,206	81	239	92	6,125	63	236	88	6,888	74	14,144	25	22	80	14,166	,
g , 870	66	1,680	63	16,045	90	1,063	1	14,688	69	27,765	50	44	06	27,909	
15,749	23	435	co	21,081	83	179	84	20,881	39	49,155	13	159	53	48,314	
12,142	34	206	62	16,823	96	181	21	16, 192	72	41,550	40	96	91	41,676	
59,872	δĢ	5,354	35	118,615	83	3,035	2018 11 10 11 10 10 1	116,780	22	273,786	79	1,121	25	274,007	C
0,050	80	1,200	40	15,290	69	643	[1] 42 (₫)	16,776	27	43,834	15	105	17	48,439	5
29,410	12	9,139	69	67,835	68	5,937	- 88	57,397	75	114,159	17	162	78	114,321	
						सन्त्रम	1	=							
3,008	74	42	13	5,386	00	102	49	5,138	51	9 ,7 78	85	7	46	8,768	4
33,187	62	12,946	14	76,279	01	6,177	19	79,101	91	142,059	69	162	82	142,622	1
86,743	36	12,995	26	81,515	01	6,270	56	75,235	42	151,448	64	180	28	151,008	
33,537	. 63	707	11	49,112	87	1,100	70	48,013	69	108,240	48	82	44	103,322	
8,459	90	1,882	88	15,244	29	\$60	67	14,883	72	56,841	89	438	05	56,879	1
3,028	00	300	88	0,040	86	216	85	5,794	11	23,303	(7	51	70	23,859	7
3,682	12	850	03	8,223	78	495	17	7 ,728	61	28,319	69	68	28	25,402	8
15,118	02	2,873	74	29,509	(8	1,102	58	28,406	44	105,160	58	576	сэ	105,796	е
19,033	92	610	43	17,427	70	216	95	17,210	54	55,516	83	131	35	55,647	6
0,544	28	1,477	68	17,891	91	227	.6	17,104	65	47,764	77	418	49	46,213	2
20,556	25	2,829	18	30,955	37	1,340	67	29,714	70	87,420	13	242	80	85,662	9
11,666	21	2,238	84	20,254	47	645	08	18,600	45	46,476	17	204	32	49,693	8
89;992	46	5,065	22	51,209	84	1,885	70	49,324	14	114,898	30	447	08	115,345	8
268,763	39	42,078	21	494,090	15	22,237	26	471,661	e8	1,116,869	64	3,546	81	1,120,415	9

APPEN-Milan Khasra

1								Cultivabl	e 2. 702	other tlanc	irrent	fallow,			
Serlal no.	Police-stations and	l (Thansa	3).	Current fail	low.	Old fallow	,	Groves not in bearing, his and bambo	ar.	Cultivable ju	ngles.	Other kind	is.	Total.	
1	3		j	18		19		30		21		22		28	_
1	Jhaldu		•••	A. 819	D. 14	11 891	D. 24	A. 184	D. 28	6,058	D. 26	A. 849	D. 92	A. 18,788	D. 67
2	Jaipur	•••	•••	423	66	8,368	36	134	67	3,943	14	205	35	12,611	53
	(Jhalda)	***	•••	1,343	80	19,959	60	818	90	10,001	42	1,115	27	81,896	19
3;	Puralis (including	A782)	•••	1,749	80	85,189	85	102	78	2,019	75	793	11	48,098	49
4	Balarampur		•••	} 226	91	3,148	31	29	71	4,696	60	96	01	7,958	66
	Α			255	39	8,713	33	45	05	8,548	91	64	97	7,870	25
5	Hara	***	•••	833	23	11,688	89	143	40	17,974	30	587	74	80,293	94
6	Punchs	***	***	293	74	6,500	91 [27]		73	18,079	18	163	50	19,740	29
	(Purnlis)	***	•••	2,858	86	60,139	L 2	827	67	51,299,	58	1,704	88	1,18,470	. 63
7	Baghmundi	•••		418	87	7,623	51 ₁	203	33	5,885	71	198	41	13,999	95
8	Chandi		141	h				を変え							
9	Ichagarh		•••	848	75	19,589	96	1,971	93	15,696	78	321	25	85,979	80
10	Barababbum	••	***)			2 1211	य अधने							
11	Patamda		•••	54	07	760	19	80	53	397	92	29	04	1,323	68
13	Baudwan	• • • • • • • • • • • • • • • • • • • •		1,418	58	25,653	50	452	53	80,128	15	309	38	56,443	58
	(Barahabhum)	Me	•••	1,468	65	36,322	69	498	08	80,526	07	838	43	57,670	24
13	Manbasar	•••		975	94	16,832	03	182	63	9,980	48	427	22	27,422	31
14	Eaghquathpur			502	3 0	26,123	10	50	90	4,076	¢5	200	\$ 5	80,450	30
15	Santuri	•••		141	63	4,174	50	20	12	705	23	19	17	8,020	11
16	Nituria		•••	301	10	9,095	00	. 80	70	916	32	112	11	10,154	13
	(Raghunathpur)			945	03	89,302	69	101	72	5,697	20	433	83	88,624	44
17	Gourangdl	•••	,	659	18	22, 959	74	15	07	11,187	43	496	23	34, 687	47
18	Para	***	•••	673	38	18,080	91	3	52	13,308	30	237	86	15,590	59
19	Chas			1,026	17	16,671	6 0	7	83	7,684	91	608	49	24,987	53
20	Chandankiyari	••	***	661	50	19,073	91	49] 79	8,452	77	66 3	96	233	43
	(Chas)	•••		1,667	67	35,745	51	87	62	11,137	68	1,960	15	48,900	96
	Total of Sadr eubdi	vieion	•••	11,676	18	261,595	56	8,064	44	1,53,720	58	6,521	00	4,24,901	59

DIX D-contd.

or area statement (in acres and decimals)—contd.

							ivation.	ior ouit	not available	Area		 ,	
+ 29.	Total area (174	ited 28)	Total uncultivated area (18+23+26)		Total.	nds.	Other k		Jungie,		Water	tes.	Honse si
	30		29		28		27		26		25		24
	A- 141,110	A. D. 03		D. 22	A. 45,340	D. 00	A, 12,671	D. 11	A. 24,505	D. 30	7,3 34	D. 31	A. 546
	56,646	12	25,185	64	12,119	62	3,891	44	4,829	84	3,090	14	202
	197,977	15	90,104	16	67,408	42	16,503	65	28,734	81	,10,420.	3,8	747
	240,904	S.	98,024	18	49,176	20	12,834	93	20,161	57	13,480	08	1,871
	33,925	03	16,780	40	10,573	94	1,318	97	7,751	55	1,398	97	110
	41,066	34	19,267	70	6,831	16	2,513	95	1,439	57	1,406	03	293
	98,030	8.1	49,718	18	18,080	74	5,545	52	10,309	33	3,004	60	329
	61,235	83	89,501	80	19,518	78	8,010	01	12,544	0.5	2,698,	96	\$26
	494,226	09	219,319	Q)	102,850	63	28,156	78	57,118	39	23,046	61	2,686
-	105,2 6	17	61,+17	85	47,405	ន្តរ	5,040	48	39,026	80	8,105	10	817
	245,704	23	151,352	G7	13,555	70	42,429	55	42,070	92	10,232	80	£29
_						Trans.							
					400		1,292	86	2,820		494	17	60
	14,680	61	5.991	93	110,117	58 58	31,670	30	65,685	73	8,578	23	983
	310,706	07	167,974	33									
	325,477	48	173,563	68	114,731	14	32,085	34	71,719	81	9,012	40	1,013
	161,501	10	61,178	85	82,779	co	11,254	20	14,328	83	6, 166	04	740
	87,581	39	40,851	89	P,508	18	2,212	10	1,703	19	5,192	11	5)1
	11,362	08	21,020	32	15,867	00	5,019	76	4,618	77	5,628	19	300
	50,238	43	24,936	23	11,350	11	3,781	63	4,080	16	A,255	20	307
	193,152	85	84,115	41	50,846	80	10,902	39	10,578	72	17,266	0)	1,009
	109,428	23	53,780	18	18,461	73	7,762	55	5.443	11	4,771	49	486
	76,027	C9	37.614	72	11,661	63	4,314	09	2,253	53	4,732	49	371
			41,234	19	22,211	98	ō,šul	01	9,364	38	7,611	01	473
	91,716	38	42,034	13	14*18d	17	0,374	46	5,082	Jti	9,280	46	402
	235,614	57	90,200	71	22,211	15	12,178	40	13,437	фH	13,891	6.3	875
	2,116,366	87	42,034	27	22,211	70	109,001	33	278,701	53	101,926	51	9,070

APP EN
Milan Khasra

						Атеа	irrigate	l from different	sonrees o	f lrrlgation.			
Berial namber.	Police-stations an	d (Thans	18) ;.1	Total area und irrigation	er	Well	в.	Bandhs and I	anks.	Other sour irrigati		Rice.	
1	. 2			81		53	'	83		34		88	
1	Jhalda			A. 14,745	D. 90	A ,	D. 06	A. 14,439	D. 56	A. 237	D. 28	14,409	D. 09
2	Jaipur	**	•••	6,544	81	24	90	6,603	78	15	54	6,517	14
	(Jhalda)	: 	***	21,850	21	9 4	05	21,013	84	252	83	20,926	23
3	Purulis (including	Агва)	•••	29,657	00	239	04	29,113	50	304	46	29,066	85
	Balarampur	•••		2,434	97		Бв	2,4 30	79	3	62	2,389	83
				195	91			193	37	12	54	143	81
5	Hura		***	8,041	63	3	29	6,020	59	20	76	5,919	29
6	Puncha	***	•••	4,745	45	19	40	4,731	84		21	4,603	54
l	(Purolia)	7**	•••	43,077	96	258 	29	48,490	09	341	58.	43,181	82
7	Baghmundl		PP 1	6,215	53	67	00	6,030	68	118	15	6,017	11
ġ	Chandil	***	***	,		147		27					
9	Ichagarh	•••	•••	2,438	52	4	06	2,372	76	61	70	, 2,366	31
10	Barahabhum	•••	•	η		A. T.	75° -	Y2.)				······································	
11	Patamda	•••	. 444	524	88		400	534	89			517	48
12	Baudwan	***	•••	1,885	72	*** P1	- 31	1,810	71	24	70	1,656	57
	(Barahabhum)	•••	,	2,360	80		91	3,835	59	24	70	3,174	05
13	Manbazar	77		11,877	88	5	63	11,346	16	26	09	11,287	63
14	Raghunathpur	***	•••	20,904	17	15	68	20,877	90	10	59	20,684	42
15	Santuri		41+	6,172	63	3	00	6,166	53	3	10	6,136	80
18	Neturia	• • •	•••	5,821	09	4	00	5,810	19	6	90	5,717	€8
	(Raghunathpur)		•••	32,697	89	22	68	32,864	62	20	59	33,488	70
17	Gourangdl	•••	•••	8,551	79	5	16	8,501	56	48	07	8,479	95
18	Para	•		14,725	00	3	46	14,716	36	5	18	14,625	07
19	Chas	•••	•••	16,768	62	86	16	16,692	24		23		
20	Chandankiyari	•••		16,072	59	3	68	16,051	25	17	66	16,50 8 15,954	78 14
	(Chas)			32,861	21	88	83	32,743	48	28	89	32,480	92
	Total of Sadr subd	ivision		175,999	80	647	47	174,424	65	927	77	172,957	79

DIX D-contd.

or area statement (in acres and decimals)—contd.

	rells.	Number of v				gated.	rops irri	c		
Rewarks.	Kacha,	Pucca,	pa.	Non-food oro	us	Miscellanco food erops.	ilzes.	Cereals and pu		Wheat.
42	41	40		39		36		37		36
	668	213	D. 45	A. 51	D. 22	A. 268	D. 98	A.	D. 16	A. 10
	192	17	01	38	64	83	37	6	15	
	866	280	48	89	85	351	36	12	81	10
	1,729	159	68	107	22	481	88	4.6	36	5
1818-1924	8	5	33	1	95	41	80	1		•••
1907-1912	11	16	02	10	76	23	36	4	96	14
	177	6 22	67 36	10	64	102	12 70	10	76	1
			<u> </u>	त्र च (अस्त रूप्पार्थक		E Par		***		
	2,111	209	93	141	30	660	59	63	26	\$0
	496	65	43	48	07	148	96	8	26	***
1907—1813	63	18	07	13	25	\$0	90	7	60	1
18161824	8	3	65	पव अयने	30	4	38		01	Ð
1807-1912	97	7	17	29	28	69	44	39	88	4 1
	106	9	83	28	84	73	82	41	60	41
	84	20	87	23	90	103	86	6	69	8
		108	60	80	6 0	203	5 0	25	16	10
	62 3	58	21	11	10	17	87	4	. 25	8
	203	100	13	10	17	75	70	5	81	6
	923	262	94	57	77	296	47	36	71	18
	168	61	50	5	60	63	65	5	.,,	
:	257	47	60	7	60	87	79	3	56	
ı										
!	496 126	119 38	76 02	90	30	18 6 84	9¢	21	15 43	4
	612	157	77	108	84	250	60	35	58	7
		——————————————————————————————————————				# AAS	39	216	48	120
	5,691	1,108	48	521	80	2,083	נגני	210	•0	

APPEN-

Milan Khasra or

					Rice lands.				1		
Serial no.	Police-stations and (Thaus-).	Bi adoi.	Aghani,	Rab!,	To	otal.	Dofasiia or twice cropp	minu	wa	Blade	i.
1	2	3	4	5		6	7	8		9	_
1	Gobindpur	13,062 D. 65	9,549 I	D. A. 7	D. 40 23,2	A. D. 82	A. 5	D. 23,313	D. 37	A. 4,495	D. 94
3	Jharia	8,256 85 2,686 99		03 25 95 5	17 11,0 93 3 ₄ 9	079 05	9	62 11,969 25 3,811	43 67	2,067	77
4	Kéndusdih Dhanbad	6,635		84 3	41 10,			91 10,418	94	3,978 	£7 ¹
	(Jharia)	17,459 44	5,725	82 31	56 26,	219 63	19	78 20,000	04	4,599.	90
5	Topchanchi	7,763 22	4,\$13	54 17	98 11, 89 10,			78 11,984 98 10,937	96	4,044	18
.7	Katras Kajguuj	7,536 .17 0,027 .31		12 4 7	40	396 76	1	52 9,333	24	1,677 2,020	51 51
	(Topehanchi)	21,326 70	10,575	32 30	66 32,	532 68	16	63 82,816	(5	7,94	35
9	Nirsa Chirkunda	18,810 00 3,835 60		C0 82 59 13	61 29, 53 4,	561 30 797 01	1 1	45 20,654 30 4,790	85 71	3,683 818	05 52
	(Nirsa)	32,151 89	12,260	28 16	14 31,	459 31	12	75 34,445	54	4,612	17
10	Tundi	11,717 03	7,051	60 17	5) 18,	796 10	5	39 19,780	71	6, <u>40</u> 8	15
	Total of Dhanbad subdivision	80,317	49,562	29 136	26 185,	016 23	60	50 134,955	73	25,986	51
	Total of the district	515.656 72	2.3,668	20 2,304	58 791.	728 . 50	1,768;	03: 779,963	48	208,814	88

DIX D-contd.

area statement (in acres and decimals)—contd.

Aghani.		Rabi,		"fotal.		Dofusi or twice crop	1	Total gora dofasi (12-18	minus	Total of Dha gorn men dofasila	už	Other grop area, e.g., u groves, tea, plantain, s	ped lange jam, sto.	Total erop arca.	ped
	1					·									-
10		11		13		13		14		16		16		17	_
15,073	D.	3, 2 70	D.	22,810	D. 3 0	A. 1,969	D. 98	A. 20,870	D. 33	A. 41,063	D. 69	A. 69	D. 98	44,158	1
5,976	85	3,160	09	10,233	71	830	74	9,412	97	21,382	40	40	93	21,423	-
1,453	30	439	48	2,426	43	189	13	2,287	80	6,048	97		68	6,049	
6,191	47	2,409	16	10,579	30	987	#3	9,591	27	20,010	21	52	•	20,063	
15.621	68	5 .017	73	23,239	34	1,997	80	21,741	54	47,141	58	44	51	47,538	
7,283	47	2,081	11	13,390	71	1,442	(5) (5) (4)	11,045	19	23,933	15	129	C8	2+,062	-
3,280	56	1,292	35	6,450	63	600	70	5,840	92	16,787	77	33	10	16,820	1
6,835	12	1,450	6 8	9,812	31	968	53	8,843	78	19,237	09	76	69	18,313	
16,898	15	4,813	14	29,653	64	3,011	70	26,136	89	58,957	94	238	87	59,196	-
12,681	61	3,304	17	19,670	43	788	62	18,890	81	48,545	68	106	45	48,652	-
g: 1,103	03	819	68	3,041	\$3	188	83	2,852	4	7,643	11	11	17	7,654	
14,084	64	4,123	85	22,731	86	977	45	21,749	21	56,188	77	117	62	56,800	-
12,890	05	1,926	25	19,722	45	1,131	31	18,091	28	36,871	94	78	91	86,980	-
72,568	47	19,151	4 1	117,676	39	9,088	20	108,589	19	243,543	92	899	87	244,143	-
311,331	86	62,129	62	611,775	54	31,325	48	560,450	08	1,860,413	56	4,146	18	1,364,759	

APPEN-

Milan Kh

						Cult	ivable	area other th	ab curi	ent fallows,	_		
Serial no.	Police-stations and (Thanas).	Current fal	llow.	Old fallow	7.	Groves not bearing, kl	fruit- har,	Cultivable ju	ngles.	Other kin	ds.	Total.	
1	2	16		19		20		21		23		28	
1	Gobindpur	A. 293	D. 13	16.025	D. 76	▲.	D. 45	3,671	D. 01	A. 5 68	D. 41	20,26\$	D. 85
,	Jharia	280	28	16,649	46	19	69	1,131	67	224	86	18,025	20
3	Kendusdih	87	34	5,8:9	33	•••		407	78	5 0	78	6,807	63
4	Dhanbad	80	16	6,762	53		16	608	83	164	50	6,541	60
	(Jbaria)	427	76	28,261	88	2 5	£5	3,147	77	439	68	80,874	63
5	Topohanobi	115	13	7,893	03	159	89	3,151	63	583	64	11,127_	24
6	Katras	96	65	0,294	09		25	861	10	152	74	10,812	18
7	Rajganj 🗝	63	26	5,107	11		03	654	95	37.5	39	6,189	53
	(Topohanchi)	275	04	11,894 11,894	28	165	. 22	4,667	78	1,081	77	27,07 8	96
8	Nirsa	328	44	. 21,153	111	न्यनं ₅₆	56	5,297	36	906	55	27,418	57
9	Chirkunda	181	64	4.066	21	. 3	16	908	76	. 80	06	5,064	21
	(Niréa)	460	18	25,919	32	58	71	6,203	14	996	61	32,497	76
10	Tandi	297	36	10,761	91	5	81	14,924	57	8 2 5	52	25,917	81
	(Total of Dhanbad subdivision	1,763	58	102,052	57	258	04	30,914	22	3,891	99	157,114	82
	Total of the district	13,420	71	363,648	13	8,320	48	184,634	80	10,413	99	263,016	40

DIX D-contd.

or area statement (in acres and decimals)—contd.

			≜rek	not available	for oult	ivation.							
House s	ites.	Water		Jungle		Other k	inds.	Total,		Total uncultivares (18 × 23 ×	ated 28.)	Total srea. (17	/×19.)
24		26		20		27		28		29		80	
\$58	D.	2,400	D. 60	9,089	D. 64	A. 5,57 9	D. 94	11,4.2	D. 16	81,960	D. 98	76,114	L
270	24	5,204	90	1,288	51	5,695	54	12,419	19	30,734	67	62,168	0
6.5	06	991	83	181	36	1,500	94	2,729	19	9,126	38	15,174	0
178	04	1,182	13	1,023	66	4,719	14	7,101	97	13,783	78	88,786	8-
533	84	7,378	86	3,463	63	11,906	63	32,380	35	53,582	78	101,118	84
230	22	1,878	45	6,188	78	7,104	13	17,401	67	29,743	94	52,806	15
237	03	2,386	96	464	92	4,283	88	7,860	88	17,759	41	34,580	3:
166	86	1,060	17	3,379	\$9	8,716	63	9,336	14	14,537	93	83,851	8-
643	50	5,834	90	12,016	39	18, 00	33	38,087	29	61,041	38	120,138	01
448	80	6,03 0	80	3,207	28	8,297	मान 69	15,033	43	43,775	43	P1,427	5
170	78	3,399	70	789	39	1,953	- 84	5,263	21	10,459	36	18,115	5-
619	08	8,480	100	2,946	62	10,150	93	20,296	63	53,234	69	109,541	06
393	11	3,838	19	18,443	67	71,863	03	34,426	00	60,540	17	97,491	01
9,413	01	24,421	63	88,927	75	55,590	84	121,491	43	260,859	83	504,503	6:
11,51#	88	126,348	41	317,632	08	225,364	63	680,863	70	1,256,309	91	2,620,969	51

APPEN-Milan Khasra

						Area :	irrigated	from differ	ent sourc	es oi	irrigation.			
	Police-stations s	nd (Ther	nas).	Total area und irrigation	ler	Wolls		Bandhs a	nd Tanks.		Other sout irrigati	ess of	Rice.	
	3			31		83			33		34		3.5	
1	Gohindpur			8,210	D. 78	A. 13	D. 20	3	A, ,148	D. 78	A. 48	D. 63	3,175	
2 2	Jharia	# 1		2,800	03	8	60	2	,285	10	6	33	2,246	-
3	Kendusdih			816	08		71		8:5	88	•••		809	
4	Dhan bad	100		2,009	99	1	63	2	,008	90	3	48	1,987	
	(Jharia)	•••		8,126	08	10	**************************************	8	,106	86	8	79	5,014	
5	Topchanchi	•••		3,720	87	16	88	2	,718	13		86	2,704	
6	Katras			8,006	60	4	10	2	,998	48	3	02	2,998	
7	Rajgani	**1	•11	2,380	13	1	90	2	,882	82	4	41	2,381	
	(Topchanchi)	•••		8,134	60		88		,094	43	8	29	8,084	
8	Nirsa	•••		6,856	81	7 3	A 67		3,846	26	6	71	6,317	_
9	Chirkunds			1,050	37	4	55]	,006	22	40	00	970	
	(Nirsa)	•••		7,407	01	8	23		351	48	47	31	7,288	_
10	Taudí	***		3,914	44	С	67		3,897	95	9	\$ 2	3,885	
	Total of Dhanh	ad suhdiv	rision	26,762	89	60	91	26	5,598	94	128	04	26,477	
	Total of	the Distr	riet	202,683	78	008	38	20	1,023	59	1,050	81	199,455	

DIX D-concld.

or area statement (in acres and decimals)—concld.

	ells.	Number of w				ted.	ps irrigai	Cro		
Remarks	Kuoha.	Puocs.	p*.	Non-food ero	us	Miscellaneo food orops	1366,	Coreals and pu		Wheat.
43	41	40		89		38		37		36
	14	237	D. 75	A. 5	D. 76	A. 24	D. 57	Δ. 2	D. 96	A. 1
	122	128	85	1	43	51	39			
	•	23 ·	28	1	10	δ				
	54	55	17		99	15	84	5		
	185	206	80	2	82	72	23	6		***
	51	109	52	10	03	13	86	1	43	w
	54	107	30	2	02	4	20	1		
	26	42	86		6.7	δ		•••	70	
	181	258	68	13	72	22	80	8	13	1
	207	163	86		07	26	30	δ	83	6
	86	68	73	व मधने 1	08	69	86	2	41	
	293	251	38	8	10	95	15	8	24	6
	50	## ## ## ## ## ## ## ## ## ## ## ## ##	25	7	71	20	63	 .		
	673	1,007	89	39	11	236	61	20	33	9
	6,367	2,115	34	580	91	2,319	03	237	81	129

APPEN-

Jinswar or crop

		,							-			Cereals
Serial number.	Name of land	Police-ats (thana).	ation	Bhadai Dhan,	Aghani Dhan.	Babi Dhan.	Gora I	Dhan.	Wþe	at.	Bar	ley.
1		3		8	4	8	8		7		8	
' 	71-11-			Gross.	Gross.	Gross,	Gross. 2336'90	Net. 866'80	Gross.	Net. 6:31	Gross.	Net. 87:02
1	Jhalda Jaipur			9029:29	6368 10		61.58	25.12	0.24	0.24	5.08	5 .93
	(,	Jhalda)		41805-14	19397 93		2400.97	891.95	6.85	6.85	43:04	42.95
3	Purulis (in	oluding	Arsa)	51995-45	8120788		838 88	367:52	7:87	7.86	159.97	107*45
				6068:72	2170'97		24.74	1ĭ·06	0.86	G-88	1.24	1.24
4	Balarampu	t	"{	7568-18	5306*46		4667*03	1704.91	25.95	25.02	6.75	8.75
5	Hura			17423-03	9838.23		9.83	6.63	0.19	0.19		•••
				17506-61	7858'25		28:49	18-96	0.30	0.40	0.18	
0	Pauchs	***	•••	17000 01	7000 20	1		.3.	• •		0.10	0.16
	·(F	'aralis)		100563.)8	5 275.09		5588.10	2409.89	85.59	34.08	170'44	117-92
7	Baghmund	ı	ı 	20478 75	7047-27		733:74	811.01	0.47	0 44	6:30	6.36
6 9	Chandil Ichagarh	***	:::}	88210:15	19506-95		13692 24	49:4'80	12'80	19-10	35.49	35.53
10 11 12	Barahabhur Patamda Bandwan	n	::}	2541·70 47239 10	1102°09 25297°24	.u	16°56 10839°30	7°28 884 ₀ °84	60.20	¢•01	43.80	42·18
	(Bara	habbum)		49780'88	26399:33	•••	10855-86	3647 62	60.51	5 0.82	43.80	42.13
13	<u>Manba</u> var	•••		38479 91	16717:84		070.81	323-64	10.38	10 26	0.83	0.63
14	Raghunath	pur		27076·51	14239:31		2.68	1.36	8:20	8.50	11:14	10.63
	Santuri	•••		11247 74	59 8 ¢·66		5 '87	5.41	17.53	16.90	4.59	4.88
16	Neturia	•••		10900-94	6316.89		9.86	8.59	9.€0	9.27	26.16	25.35
	(Ragi	iunat hpu	r)	49227.19	26536.86		17:21	15.88	85:32	31-37	42.51	40.56
17	Gourangdi	•••		27185.02	11152:28		2.74	1:47				
18	Para	***		21139:48	9490.92		1.22	0.88	13.23	21.87	3.2	8:44
19	Chas	***		28841.12	12309-61		12:20	6.63	5.18	5.13	8:71	6.01
20	Chandank			18311-19	11029-19		22:37	7'65	0.12	0:15	11.20	11.12
		(Chae)		42152:31	23336.80		34:57	10.38	5'28	5.58	19:91	18:06
	Total of S	adr subd	i vi sion	426537:00	214861.71		32218:94	12242:50	178.78	172.07	365.29	8-97-17

DIXE.
Statement.

and Pulses.

Mil)	et.	Gan	gai.	Ма	Brug,	Mai	ze.	Gra	km,	Go	ndli.
9		10			11	19			13	1	14
Gross.	Net.	Gross.	Net.	Gross,	Net.	Gross.	Net. 3200:38	Grots,	Nct.	Gr. 88.	Net.
1426·46 522·71	88 3 °99 191°37	26:38	16·37 19·7 6	808 .83	\$19*89 486*00	3322·58 1585·80	1518 55	122°C5	92.98	5534·78	2326 t 2143·4
1949:17	875'\$1	46*36	35'13	1423.97	805.89	4908:38	4718 03	138.28	103*02	12380-15	40691
10817-82	4379.62	32 04	22:74	2316'65	1858-87	4538186	4410 63	213.92	148.20	7878'18	3224-9
81.32	č 7·28	2.26	2.32	75:09	59 34	960-43	950.34	8:87	2.88	309.19	170-1
547:06	483.52	88.07	50.63	56-22	33.12	1543:00	1532.17	34.05	24.18	576-19	284.5
1251-41	611.21	85.79	31.92	\$58.00	480.94	1891'43	1861-92	1.12	6.83	338-10	199.2
821 23	455-98	26-45	22:50	181.69	13 8 81	2075'58	2020:14			350 103	213:4
13018-34	5087.24	183.63	180.12	3184.55	2577.11	11020:28	10781'20	258-03	177'58	9252 79	4000.50
146-18	145-13	38.69	29.02	154 15	117:19	1834.70	1788'69	90.33	65.23	1872.88	780 8
638.78	589.56	322.33	291'84	70.83	44:70	8850 92	7740.02	813-16	252.05	1417:44	623.71
10'99	9'46	13-58	7:02	\$100	্রদ্রন 3.88	730.48	701:38			823:13	269'8
3000.58	2417 94	554 '8 4	282.80	290·70	169.50	9474198	9342-94	278.27	212'26	4404:38	1632.66
3 01 0 ·68	2427:40	568.23	339.83	¥9 5 ·70	172'64	10195-84	10044'33	273'27	212.25	5030-51	1902:00
854.40	716.23	168:13	118:70	131'82	95'47	7825'41	7825:09	2.65	2.02	2393 77	1076.78
2134'68	1296-29	23 · 33	2) 60	749 85	021.89	1011:01	995.12	42.21	28 00	139.77	62:07
649-40	515:41	25.03	23.38	90*14	75:48	705 75	701.33	24.80	22.24	1.72	1.22
631.88	508-21	21.33	2.'04	204.28	173:58	1012:49	1 03.92	96.71	\$6*9 4	G'84	0.84
3715:63	2822-91	89.89	86.03	1044-25	900.83	3729.85	2700 30	163.72	107:48	142-13	64.26
467:69	338.15	15.38	13 89	491.78	43e*13	1930.00	1903.20	8.20	4.89	28.35	24.50
2318-12	1142-28	18:37	13.09	1450.88	1251.58	686-95*	679.20	18.22	14.96	1133-50	543.21
446.23	287.8)	146:02	125-94	17]7.76	1498 78	2477 '55	2152.17	60.89	55.77	2115'97	1048'63
1071'89	503-12	89.14	34.80	1 91 0-98	1690'44	1341'31	1234-11	0.83	1.28	1133-70	480.24
1517:92	790.92	185.76	160'74	8828.72	3187:20	3718-86	3696.58	67.78	60.03	3249 67	1820:37
27630-86	14935-58	1637:06	1120-67	11894.21	6280.23	53691.03	51348'46	1832-62	981-14	36937:19	18611.93

APPEN
Jinswar or Crop

				Cereals and	d Pulses.						Oile
Serial number.	Name of Police-station and (thans.)	Urid	L.	A rl	har.	Other for lneledin	od grains g pulses.	Llas	ed.	T	11,
1	3	15		16		1	17	18		1	9
1	Jhalds	Gross. 984:37	Not. 445-83	Gross. 886.35 376.60	Net. 68-78	Gross, 11578:49	Net. 4669-67 2433-26	G-0ss, 90-86	Not. 68:74	Gross, 107:98 1'90:89	Not. 53:46
*	Jaipar (Jhalda)	1145:29	513:32	1264:95	947:83	18138-22	7001:93	101.29	65:13	238.85	107:70
3	Puzuliai (including Arsa)	77-19	34·78 0·15	762-34 16:91	487·05	99461·70 4067·06	10078·10	#·19 0·50	8-04 0-17	745'69 96'03	845·17 49·94
4	Balarampur{	7.17	7.17			59 42 °38	2532-48	0.82	0.13	775.93	808.48
	Hura	13:60	9:41	178.73	84.09	16441:31	11502-14			372-69	157:11
. 6	Panoha	4.22	2.97	87*14	\$3.03	11804-59	810-97	0:83	0*28	277-07	116:28
	(Purulia)	1(1.58	54-18	1040-82	1040 62	80736'84	26074.38	4.87	3.61	2257'39	976.98
	Baghmundi	5 6°∪7	66:37	477'84	- 388-69	7854*23	3389'30	6-96	6 44	232 88	130-44
8	Chandil}	1.20	1.30			25798 01	12313-07	3.88	1.81	3975-89	1120 08
10 11 12	Barababhum} Patamda Bandwan	1-67 50:14	1 '97 50'37	\$1·30 ; 	14·56	3617'92 65503'88	1358·18 13765·29	 15/58	9-07	23 ·10 €995·75	11 8) 2244'40
	(Bara) abbum)	58.11	52.34	21:30	14'56	30131-80	14108:47	15.58	9-07	7017:85	2855-90
13	Manbagar .,	69/02	63 ·01	891/10	208'37	32644.69	13291-33	0/17	0.08	1991.80	663.95
14	Bagbunathpur	43.98	30.89	1913-31	1237:40	7887-23	8441*81	3.58	1.35	296-51	. 22.52
15	Santuri	n.39	6.18	87 5/09	747 73	31 6 8 [.] 86	1327:38	0.03	0.03	168-65	84:86
16	Neturia	1'28	1'28	1272-93	1076-31	3915-16	1853'71	2/30	2.30	79-54	39.68
	(Baghnuathpur)	45-56	32:35	5901/32	3061-41	14921-08	6623:70	4.01	3.65	474 ·70	180:10
\$7	Gourangal ,	15.22	9.0\$	305-19	228/65	12687-09	5582:01	15.92	8148	405-17	187:03
18	Para	61:79	14.20	951-94	880:77	9675-61	8682.06	1.03	1.03	125.11	51.68
19	Chas ,	14'47	11:40	1390-17	1117:00	19469/96	7654:49	22/31	7'47	286.09	136.88
20	Chandankiyari	078	0.75	1482'03	1129:46	11293-40	4581:31	•••		405-83	178-13
	(Chas)	15:22	12.54	2862.80	2247.05	30767:38	12135-80	23/31	7:47	291.41	204:68
	Total of Sadr subdivision	1870-79	785'02	11190:28	9030-25	258331-51	104382/03	178-01	105.78	16006-13	50e5·78

DIX E-contd.

statement.

ds.										fibre.	.
Sargu	ja.	Other	Kinds.		oes,	Sugar	Cane.	Cott	on.	Jute and	others.
20			21		22	:	28		24	. 2	6
Grous.	Net. 488'31	Gross. 899'34	Net . 804-07	Gross.	Net. 95-74	Gross. 858.33	Net.	Grose.	Net. 190:69	Gross.	Net. 20.5
1992·68 925·07	96. 62	312.95	481-24	18.90	18:34	10373	79.84	361.70	213.14	49.99	39.31
1447'75	584.73	1242 20	1235-31	119.72	114:08	466.71	384.08	057:49	402.93	\$ò·63	68.0
589-97	898-92	65 6·87	647'49	124'59	123:61	484'72	364'64	854.75	\$15 .68	128:02	107-6
217:26	92-15	142.82	142:54	2.62	2.53	30.03	28.72	-84	24-14	7:57	718
1207:90	638'47	465.43	463.26	6-43	8.29	44'17	40.00	13'94	8.30	1.06	1.0
406.82	195.82	34.10	30*29"	11.62	10.41	149.74	121.81	220.73	167:42	88.59	75.0
293.72	159'97	3.30	2.04	24'59	24:14	84.80	81.81	187·10	144.88	19:76	18.00
3014-67	1372-33	1302.61	1,980.83	160.01	167*01	704-16	636:38	£08·16	560.72	243'84	209
2158-82	013.38	801.10	280 50	83:12	81 25	138.82	113 92	46.40	- 27.78	27.35	23.1
5564-81	2013-70	2763:50	2760 '05	369-21	344'05	77'60	61.25	78.67	35'10	31.77	28:3
82.43	37*60 1208*73	1°83 2814 73	1'03 2800'24	1°08 119 20	116.91	7'98	7°77 146°43	56.83. 93.8 6 .	34·71 63·28	15·16 29·13	6·6 19·4
- 3343:54	1506-33	2816.65	2802'17	130:20	117:00	182.80	151'25	150.08	67'69	44.20	28.(
1486.45	792:96	141-76	141.76	43.83	41:76	290'56	187:36	654.57	428'80	124.49	75.1
208:57	100'07	156'08	149:39	28:17	27:21	206.11	192.42	145 82	105.66	188 35	166:
85.02	47.19	150'72	148.77	13 ⁻⁸⁶	13:47	40'23	36.33	151-97	126.79	42:16	37.0
64 06	36.39	725:36	350'€'	18:20	17.02	59:2:	51.19	251.90	227 ·6)	40.17	37.0
857:45	183'66	1,032-18	648-57	60.53	167:70	305.24	281'94	549.20	460.54	270:68	240
514 /84	286.42	56.03	- 52' 10	14:25	12:42	87.24	70'54	107:00	85.31	134.53	110
178-51	80'37	86.10	87.57	13:64	15:40	171.61	133.24	121.49	76.34	113.87	56.
1005 41	464'74	709-67	702.66	53.80	53.16	261 36	212.39	271.78	179.73	134.46	121
599·üs	277'64	183.01	181.42	1 7 ·67	17:35	262-84	167.12	171'91	15 8:50	160.39	142
1604.95	743-38	802:08	884'11	71:43	70'51	467:30	370.21	4)8:09	338:23	294'85	203
16675-82	8186-25	10656:42	10156-68	1064:12	1021 16	2071 82	2382:94	3497'12	2513:34	1306'30	1185

APPENDIX

Jinswar or

			Dy	es.		Drugs	and Narcotles,						
Serial Balleber	Name of police-s'a and (thana).	lon	Indigo.	Other kinds.	Oplum.	Ganja, Bhang, Charas.	Това	cco.	Fod	der.	Mango groves, plantain, etc.	Vegetables a and orchard	nd garden produce,
1	3		26	27	29	20	80		8		82	38	}
			Gross.	Gross.	Gross.	Oross.	Gross.	Net	Gross	Net.	Gross.	Gross.	Not.
	Jhalda		***				56.31	\$5 -05	•••	•••	207.84	294.62	285
•	Jaipur	•••			•••	,,,	54:99	34-69		4-1	108-60	122-41	119,
	(J halda)						91.20	89:78			311:44	417.28	405
3	Purulis (Including Are	a)					90·13	89-30			797:30	C24:53	602
4	Balarampur	{	•••			•••	11-38	11.52	***		32.30	38.23	37
	. •	ť	•••	•••		***	\$1.68	21.68	:.:		44.06	42.89	42'
5	Hurs		•••			•••	16.31	16-13		*	159-21	72.54	681
6	Punchs					••	9:69	9,89			98.18	74.77	78
	(Purplis)			pag		***	149'89	169-83			1119*03	852-06	823
7	Baghmundi	:		44-	٠.	•••	45'43	44:78			105·17	183-23	170
8	Chandil	}					119.03	116.89			158-77	380-21	375
0	Barahabhum	۲., ۲		,			व्यक्तिक विद्या १ ७४	4:50			7:48	6.83	6
2	Patamda Bandwan	{		•••		***	184'84	191-94			152.82	294*49	391.
	(Barahabhum)						180 58	186'44	,		160.39	301:41	298
13	Manbasar					*04	30-61	80-45			82-45	119.75	119
4	Raghunathpur						48.86	48.05			408.05	402:48	367
5	Santnri		,	•4		,	17:94	17 67			51.70	127:34	124
в	Neturia						17:03	16:96	641		86.28	220.38	215
	(Raghunsthpnr)					•••	83.82	82.68			546*08	750.06	727
17	Gourangdi						16.08	16.82			131.32	177:99	1781
5	Para		} 				13.08	12:67			448'49	245.87	238*
19	Chas						21.07	31.02			242 86	S41·23	837
ю	Char dankiyari						14.30	14:84	•••		204.33	341.79	841
	(Chas)		•••	/			45 48	45.38			447.08	666.01	8791
	Total of Sadr Sub-Divis	i:on					783 63	771.63			\$509.90	4120.72	4012

Crop Statement-contd.

	Miscellan	oons food.									_	
Pote	sto.	Yau	20.	Non- oro		Gra toti		Twice c	copped	Not o	ropped ca.	Rsmarks,
34	•	36		30	3	3	7	8	8		19	40
Gтэва. 13 [.] 27	Net. 11·25	Gross.	Net. 91.63	Gross.	Net.	Gross. 77569:60	Net. 61775-72	Gross. 1402'21	Net. 1381'43	G: 084.	Net. 60394-81	
011	0.11	15:14	10-78			32376-94	\$ 3782·76	665*44	665-27	31711:50	23127:41	
13.28	11.86	144.50	102:31			109940:54	65558-48	2067*65	2036 67	107873:89	63521.81	
3.50	3.39	28.03	18:36			144543-16	112031-22	1603'49	1570 :63	142939-67	110460:60	
0°27	0.27	0.09 0.87	0.09 0.84	 0°10	 0°10	14411°36 28987°71	11583·27 20928·45	244·81 1078·15	241-69 1069-83	14166:55 27809:56	113 41·6 3 19859·13	Year 1915-1924, Year 1907-1912.
	***			0.02	0.02	48508*06	43052.73	193:41	188.24	48314:65	4296419	1
0°09	0.09	0.58	0.53			41618-45	20836-21	136'84	134.60	41676-81	29901.01	
3.63	9.63	23:71	18.05	0.12	0.12	278103 74	116981.58	3266.70	3204'87	274907'04	213727:21	
1.20	1.09	57°69	36* 96	100		44170.04	36410 35	730-72	717:.7	48439:32	35693.26	
0.31	0.31	25.87	21.18	0.88	0.98	120680 07	90501.77	6358-72	6387:34	114321.95	84314*43	Year 1907-1912-
6.08 0.18	0.08	8:74 1:64	2·43 1·45	1.50	1'29	5889 82 149179 83	6138·96 110489 -9 3	102°91 6867° 9 3	00·2 3 6298·16	8766·41 142822·51	6034:74 10419.:77	
0.24	0'24	5:38	2.88	1,20	1,58	158069· 1 5	1,6029'89	··· 6460°23	6897:36	151608'92	110276.21	
2.75	2:30	3.22	3.24			104647.85	81183:00	1924'05	1202'43	103322.00	79960'57	
0.12	0.12			0.02	0.02	57476.99	50764-17	497-12	494-68	66979'67	50300-54	
0.20	0.20		,,		•••	28647-63	21364:39	\$94°C6.	293-41	23353.77	21070.52	
0:31	0.31	0.08	C-08	11		25064-44	23037 32	591*47	590.67	25402.97	22456.65	
16	1.16	0.08	0.08	0.02	0*05	107109-26	95165-87	1872 ℃5	1868:71	105736-61	03797·16	
200						55905*30	47961.01	257:62	253.18	556 47·6 8	47707·S8	
		9.83	8.01	0.04	0 0 8	48495:36	39777'99	282 10	375-92	48213:26	89502:08	
1.84	1.64	49.32	39.95	3.03	1.21	669:6 01	51868-49	1153-92	1248-85	05602:99	50619:61	
0750	0.29	0.81	0.31	,		50359-89	40952:02	677:50	67 0·75	49682:39	40:81:27	
2.11	9.14	49.56	40.50	8.03	1.21	117976'80	92830:51	1981:42	1919:63	115945:38	9/900185	
24:00	21.13	320-27	237 17	5.75	4.02	1144458.71	9)2984:74	24043*73	22932.00	1120415'95	E70271*74	

APPENDIX

Jinswar or Crop

						Corea	ls and Pulses.				
Berial number.	Name of police-st and (thana).	ation -	(Bhadoi Ohan	Aghani Dhan,	Rabi Dhan.	Gora D	hân.	Whea	t.	Bar	loy,
	3		8	. 4	5	6		7		8	
1	Gobindpur .s.		Gross. - 18861-36	Gross.	Gross.	Gross,	Net. 61'36	Gross, 7:12	Net. 6-84	Gross, 8:63	Noi . 2·97
2	Jharia		8197·69 2617·60	3665°67 1240°78	***	2.63	2·34 1·02	0.04	0.04	6'48	5:40
3	Kendusdih Dhanbad		6567 88	3770'88	 	4'58	3104	0.36	0.38	0.38	0.82
	(Jhātia)		37974:16	8677:83		8:23	6:40	0.49	0.49	6.23	6:44
5	Topohanchi	•••	7702.56	4194*88 3896*61		18·51 10·31	14·50 6·17	0·70 2·51	0°70	6.14	8 ·14
7	Katras Hajgad)	•••	7635*88 6025*87	3350-28		28:36	16.38	0.40	0.70	341	***
	(Topchanchi)	***	£1923·81	10941'67	··· (#17)	67.18	36'06	3'91	3*20	8.14	8 14
	Nisra Chirkunda		16801·09 8884·72	10818: 4 8		40.85 23.48	35'31 20 '16	5·52	5·62 1·04	7-55 9-97	7·55
	(Nirsa) 🔐	Bas	22135'80	12268:01		64:33	53:47	6.28	6.28	17:52	17:40
10	Tundi	•••	11663.00	7022-83		49.60	39:33	0.63	0°5 3	2:30	2.30
	Total of Dhanb division.	ad Suh.	86057 109	48448:60		250.51	195.28	18:60	17:61	38.01	87.16
	Total of the Dis	trlet	514594 ['] 09	283310:31		32469:15	13438.08	197-98	18 9·6 8	403.40	844.81

E-contd.

Statement (in acres and decimals)—contd.

Cereals and Pulses.

Mil]et,		Gangai		Marus		Маі	ze.	G rg	ım.	Gond	li.
9		10		11		12		1	3	14	
Gross. 79.76	Net. 71'81	Gross. 209:70	Net. 190'54	Gross. 598'22	Not. 545 ⁻ 52	Gross. 1940:02	Net, 1925:32	Gross, 51.75	Net.	G7088.	Net. 718'51
50.18	36.97	96.99	76.10	228.65	173'49	1290.08	1252:35	18:46	12.62	27.15	23.70
11.58	9.99	13.86	12.13	80.60	83.11	288.20	288.10	0.40	0.80	48:33	36.96
34'33	26:45	55'58	50.12	255.07	288.97	1103-29	1095-82	2.48	2.28	112-85	75'5
95-80	73'41	165.63	138:38	574.32	489 57	2681-85	2633'77	21.47	15.90	188:38	136-8
7-30	7:30	90.66	85.03	337.01	288.93	1619.53	1587.75	30.34	30'34	1547-71	621.6
45.28	35.63	47 0#	40.49	184.89	166'85	854.58	987:30	16.11	14:02	162.29	114.1
31.18	17:27	115.80	107:24	217.19	193-91	1004.78	096'52	14:81	12.81	483.84	279-65
84'00	60-20	263-18	232-75	738 88	040·49 314 %	3471'84	3421 ⁻ 57	60.78	67*21	21 9 3- 24	1215
326-97	243.21	258 58	243:35	806'48	e77'87	1556'30	1548.74	13.08	10.08	6.28	6.
90.12	55:78	23:47	29'14	123'48	105-88	389.85	887168	15:31	12-28	0.20	0*;
417'22	298.39	262.08	266.49	929.94	783-25	1946-15	1936.4	28:37	22:37	9.12	6.1
63:37	71:73	779.31	757-87	987-10	688.13	1602:54	1595-71	23.86	23.89	576 ⁻ 58	405
749:31	574'98	1690'97	1595'03	2928'46	585 5-96	11642-10	11512.79	166.21	163-62	4085.79	2486
\$8380.07	18510-81	3837:13	2716.90	15722.97	12046'48	65833-13	62861:25	1519-13	1144.76	40972:98	18097*

APPEN

Jinswar or Crop

				Cereals and	Pulses.				Oil-seo	ds,	
Berial Lamber.	Name of police-station and (thans.)	Urid.		Arba	ar.	Other food including	grains pulses.	l.ius	eed.	11	1.
1	3	15		16	3	17		19		19	
1	Gobindpur	Gross.	Nst. 211-53	Gross.	Net. 1502'98	Gross, 12995-99	Net. 6676-13	Gross.	Net. 3.06	Gross, 283-21	Net. 102:8
2	Jharia	12.21	8.73	1358:46	1058-41	\$618°26	2779-15	0.06	0.33	808-08	130-4
8	Kenduadih Dhanba i	16.31	1:35	278·19 1393·57	254·38	1394-61	789.76 3122.55			16'26 175'23	7°8
:	(Jharia)	80.24	23.71	3025.21	2891-85	18964-78	6641.46	0.80	0.53	501.28	227-1
5	Topchanchi	131:35	108.00	730.40	594.49	4999.68	3508:30	0 36	0.36	85.18	38
6	Rajganj	115°14 45°97	81.57	769-29 580-30	599°97 479°60	\$931-77 \$970-87	1758·96· 8309·73	1·60 0·23	0.33	81.08	35°
	(Topehanchi)	292:46	220:44	2085 99	1675'08	16092'33	8476199	3*19	1.40	235199	117*
	Nirea	4.70	4:38	2848'04	1801.04	11707'09	\$200.12	0.11	6.11	216.81	141;
9	Chirkunda	22.2()	18:09	403:48	844-78	1453'96	016'76	0.03	0.08	54-16	30
	(Nires)	96:90	23:47	2752:37	2145:32	13190*06	5845.88	0*18	ori s	371'07	163
10	Tundi	20 02	17:35	947.50	943-90	12 47 0° 0 5	6344-11			30.63	17
	Total of Dhanbad Sub- division.	729:30	503:40	10749-25	8557·19	677 13-14	82006157	7-14	8-90	1331-65	627
	Total of the District	2300.06	1292'.52	21939.81	16596'48	325044195	138865-60	105:75	100'58	17327-78	6593

DIX E-contd.

Statement-contd.

	Oil-seeds Con	tinued.							Flbr	e.	
Surguja	٠.	(H.her	klndø,	Splce	8,	Sugare	ans,	Cotte	on,	Juie a	nd other,
20	1	21		3:	3	23	•	24		25	
Gross.	Net. 673'54	Gross,	Net. 1259 68	Gross.	Net. 18 [.] 74	Gross.	Net. 45'11	Gross. 267:30	Nat. 218'54	Gross.	Nat.
285.44	162-63	610.22	590.70	19:40	18:33	73-11	63'72	177:38	136'87	89.73	83.00
115.28	62.17	143.32	115.89	1187	1:41	10.29	8'84	22. 73	17.18	10:72	10.27
296:31	15:'22	874-80	843*18	8-46	7'85	63.98	59'43	190.38	151'58	£8'78	93 '44
687:01	365'92	1637 47	1,540.77	29.73	37.48	148.68	131.99	800'44	305'58	78'23	65:76
494-20	299-04	1196'64	1,194-78	18:70	12'35	17:49	14:63	68.71	49'64	62'61	67:11
280.79	173.81	413:11	411.48	5.20	6.08	5.02	5.02	33.03	24.45	85.77	31'86
360.45	239/34	756 15	754-15	9.60	9.54	17.53	14.56	18'22	78'25	83.10	60.39
1135.23	711:69	2367'70	9360:41	27:84	26.87	39.76	83.83	118.80	152'94	151.54	139-2
641.03	258'05	540:51	510'02	16.83	16'47	221.10	173'95	447.53	\$50.81	282.83	235'44
12.51	5:38	70.37	66-44	17:73	16' 99	11'23	10 97	31 -28	25.63	40.70	87-4
653-24	263'43	610:78	606'48	34.65	33:46	1 32 43	1893	478'45	376'44	928-52	275.90
127-11	62:17	599:24	649.10	24.38	28.98	187:58	162:29	408'94	376-64	290.21	185:38
4017-46	2075'75	6172.90	6419*42	130-33	125.20	670'94	558:24	1664-09	1429:54	981:42	774:11
28693-26	10262:00	17120-61	16578:47	1194'45	1146.68	3642-58	2941.18	5161.31	3942'88	2847-72	1909-65

APPENDIX

Jinswar

			D	yes,		Dru	ge and Narcot	ics,					
Berial number,	Name of police-ste an (thans).	atioa	Indigo.	Other kinds.	Oplum.	Ganja, Bhang, Charas,	Тор	acco,	Fod	der.	Mango groves, plantain, etc.	Vegetable and orchard	nd garden produce.
1	3		26	27	28	29	3	3	3	1	82	33	
			Gross,	Gross.	Gross,	Gross.	Gross.	Net.	Gross.	Net,	Gross,	Gross.	Net.
1	Gobindpur	•••					21.46	21.45			69.83	140.14	139.84
-2	Jharia						7:28	7.15	•••		40.93	138.09	135'17
3	Kenduadih				•••		0.44	0.44			0.08	36.11	28.16
4	Dhanhad				***	44	8.11	8.11			52.90	91.99	91.86
i	(Jharis)					€	15.83	15.70			94.21	266.09	255 11
5	Topchanchi						0.40	6:40			129.09	70-13	7ú·00
6	Katras						8.69	3*69		1**	33.10	72.17	72·12
7	Rajganj					•••	4.07	8:9)			76 69	78'96	78:33
	(Topehanchi)	**•				***	F-7 1478	মূন 13·99			235'87	221.26	220°45
8	Nirsa						20.13	19.93			100.45	173;88	178.03
9	Chirkunda				•••		5 '51	5 ·51			11-17	288·10	281.21
	(Nirsa)	•••					25.63	25'45			117:62	461'98	454.34
10	Tundi	•••					29.46	29.46	***		78'50	63-51	83.1 (
	Total of Dhanbad Division,	snb.					106.24	108.03			599 73	1173:01	1163:26
	Total of the Distr	lot					890 20	677·66			4109-69	5393'73	5165-8

E-conold.

or Crop Statement-concld.

	Miscellane	ous food,										
Pota	to.	Yes	rs,	Non-l cro		Gra Tot	al.	Twice or ares	opped	Net cr	rpped ≊.	Bemarks
34		8	6	86		8	7	. 38		81	,	40
Gross.	Net. 0:39	Gross.	Net.	GT088.	Not.	Gross. 46129-58	Net. 87852-87	Gross. 1975-98	Net. 1961:79	Gross. 44153°65	Net. 35891'98	
•••						32 253-69	18590:75	830-86	829.66	21423:33	17761-09	
0° 4 3 0° 4 7	0°43 0°47	o·04	0 04 		•••	6°48'03	5437*88 17510:84	198-83 968-84	189·75 990·10	6349°65 20063°11	5248*06 16629*74	
0 90	0.80	0.04	0.04			40553'87	41848-43	3017-58	2009 51	47536:00	89538-91	
0.44	0'44	0.80	0.64	•••	***	25514-53	20885 77	1452.80	1482-63	\$4062-28	19453-15	
0°57 0°58	0°57 0°58	0°10 0 28	0.53	1		17434 90	18383 91 16-70-95	604'03 972'06	571·12 950·67	16820-87	14782.79	
1 57	1.57	1.18	1.02	pat		(5-25) 63925'19 (1-271)21	523 16'63	3028:38	\$964.41	E9196-81	49352-12	
P44	***	6.68	6.03			49447°18 7849°41	41940°82 6365°82	795-07 196-13	788 61 195 08	48652° 1 7654°28	41161°21 6170°74	
		6.88	6.08			5729 6·59	48315-64	990'20	963-69	5630 6 ·39	47831'95	
u.				0.08	0.08	38087*46	81341-46	1130-61	1131-27	36950.62	30820:19	
2-86	2.86	7:90	7:90	0.08	0000	358293'49	211875.02	9148 70	9040'67	244143:79	202834:35	
26.92	23.08	328-17	244.38	5-84	4:11	1897751-80	1114309-76	33191:46	82708-67	1364559'74	1081606:09	

[No. 105 D.L.R.]

GOSHWARA. APPENDIX

	1			Ahad mi	allk Includit	ng zitat.									
		İ													hautka
					Āre	4.									Be
	Nama of police-statlou-					Ī					Cultivat	led,			
Collet nea per.		Khatlan numbers.	Bica land	is.	Gora or u	pland.	Total.		Khatiso numbers.	Bica lan	đ p ,	Gor	s ,	Uncul Jau	tlyated d.
1	2	3	1 4		5		в		7	8		0		10	
ł			Δ.	D.	A .	D.		D.		A .	D.		D.	. 1	
2	Jalpur	3,369 663	1,226	42 47	3,608 863	8 5 21	2,090	68	25	95 115	60	A. 114 168	68 03	A. 36 151	. 1
	Total	3,031	6,904	89	4,671	08	11,475	95	48	211	01	278	63	176	
3	Porulla (insluding	5,385	10,683	35	7,917	48	18,610	73	6	98	37	.03	13	102	
4	Belerampur	\$30	1,143	55	950	86	2,104	01							
6	Hura Puuoha	1,172	3,369 4,120	40 C8	3,619 3,347	71	5,998 0,478	79	9 14	103	- 6 0	105 59	82 83	. 49	
	· Totai	8,575	19,306	38	13,874	70	33,150	17	31	331	56	366	76	206	
7	Baghmaadi	674	3,013	69	1,897	12	4,580	01	14	794	\$5	815	20	99	
8	Barababhun	184	685	41	704	18	1,364	. 66	9	26	373	\$7	30	•	
9	Manberar	4,419	16,677	83	10,019	51	\$4,007	34	43	\$50	16	497	06	119	•
10	Raghonathpur	7,231	11,087	87 85	4,197 906	40	15,285	26	•••]	•••
11	Santuri	1,313	3,8:8 3,678	80	881	99	9,815 P,560	28							114
	Total	11,358	17,585	01	8,076	- 63 E y	23,660	64					411		.,
18	Gourangdi	5,060	8,201	78	2,734	31	10,976	07	2	9.6	61	17	07	9	
24	Para	2,903	5,427	08	3,309		8,738	52		60	43	26	43	9	
15	Chas	3,136	5,876	49	5,639	56	11,416	05		***					
5	Chaudaukiuri	3,445	5,941	97	9,432		9,634	32							
	Total Total of 8a2r Sub- division excluding a-ea revious; sur- vered in 1907-12.	5,583 40 958	87,528	36	52,378	49	139,908	73	180	1,291	33	1,4+1	73	616	
	Godicapar	1,068	2,911	59	1,999	27	4,210	88	<u>-</u>	33	43	55	41	21	
1	Ī			31	1,056	76	2,464								
2	Jharla Kenduadih	914 148	1,407 230	78	133	85	364	05 58		1		8	4 8	8	
3	Dhanbad	386	616	62	416	44	1 103	26	•	23	76	28	10	14	•
4	Total	1,445	2,234	66	1,697	03	3,931	59	, i	24	86	31	64	17	
δ.	Topehanchi	697	1,763	38	1,647	73	3,411 9 car	11	5	19	75	15	68	3	
5	Katras	731	1,924	73 62	690 1,494	45 57	2,60 5 3,099	18			···]		***	***	
, ·	Rajganj	1,755	5,292	48	4,0:2	75	9,315	39 65		19	75	15	 56	3	
	Nirsa	1,578	3,169	13	1,651	51	4,910	£4	72	2 9	68	250	16	106	
١,	Chickands	300	513	£8	148	99	652	66							
9	Total	1,878	3,663	61	1,900	4	5,483	30	73	26H	63	250	18	105	
1.	Tandi	800	1,836	87	1, 574	49	3,410	65	123	251	08	349	11	183	
	Total of Dhambad Sub- disistor. Total of the district	7,964	16,258	\$6 81	63,452	50	26,332	31	400	1,890	76	2,143	63	281 698	-, -

F-(Area in acres and decimals.)

pasciet.											
ng.				<u></u>		Non-rent pa	ying.				
	<u> </u>			 	Calt	iyated,					
		,	-								
Total.		Rent.	Khetian numbers.					Vacultiva	ite).	Total	
				Blee is	and.	Gora oz u	pland,				
								. 0			
11		19	15	14	.	15		18		17	
A. 197	D. 00	Re. a. p.	}	A .	D,	A.	D.	A ,	D.	A.	1
430	80	40 10 9									
		323 3 9									
667		323 3 4									
300	07	83 13 9	1	7	., 84	33	. 05	20		61	•••
200	93	66 7 3	***	 		,					
120	97	47 Z 14						•••			
908	96	197 7 1	1	7	- 80	33	05	20	08	81	
708	84	160 8 71	6	(7	, so		90	1	24	15	
70	00	39 10 0			전 #100	性, 也				141	
140	\$1	200 8 8	117	***				*			•
	•н			414		T. L					
	***			. /		111.75A			<i>m</i>		***
					Day of the last			***			***
•••			-	198		73.4F			11.		•••
R	76	18 8 6				***	***			-	
88	84	36 4 0							***		-
··											•••
			`				:				
3,849	8	968 0 6	, , , , , , , , , , , , , , , , , , ,	15	41	•	04		32	76	
-1-0-				"				-	_		
			<u> </u>								
110		 		 		 	 _				;:
	8	8 4 (
68	9	1									
				·							
36	3	37 5	"					•••			
<u></u>					<u> </u>		<u> </u>		***	<u></u>	=
59	·			ļ;_	86	<u> </u>			89		
		318 5		'			"				
63.5	·	B 218 b	H 1		80		98	6	69		
732 1,591							98			18	
4,981		_			- 			.	01		

GOSHWARA. APPENDIX

1													Sthitiba	n or Kay	emi Ten	apele
1											· · · · · · · · · · · · · · · · · · ·					Ben
						Ca	sh rent p	lying.			<u> </u>				Produ	co rei
	Nama of police-etation.	<u></u>		Cultiv						- -				Cultiv	eted.	
١				Cultiv						Ì				1		
Serial number		K hatlang.	Bloe la	ind.	Gon upla		Uneulti	vated.	Tot	ai.	Rent,	Kbatians.	Rica la	n d.	Gora uplan	
1	2	18	19		2	0	2	l	22		23	24	25		36	
1			۵.	D.	Α.	D.	۸.	D,	A . 1	D.	Rs. a. r.		A.	D.		מ
1	Jhalda	18,697	36,610	42	24,774 14,205	70	11,430 8,207	01 17	73,015	13	84,508 6 6	1,019	1,183	81	A. 479 136	:
2	Jaipur	6,504	13,076	14	14,200	67	0,207	17	33,489		23,096 7 91	197	251	36		
	Total	25,501	49,886	50	\$8,080	67	17,637	18	108,504	31	93,604 14 5}	1,206	1,893	17	613	
3	Purulla (including	30,948	67,898	67	48,499	18	30,134	67	146,540	52	1,17,940 2 61	1 091	1,748	82	461	
4	Ares), Bala:ampur	8,972	6,510	3 0	4,487	86	2,627	91	13,826	07	9,805 3 0	99	231	00	63	
6	Hara ,	8,791	22,690	40	17,742	67	8,581	6 5	48,994	89	33,933 2 2}	258	335	22	114	
8	Pancha	10,003	20,290	CO :	18,318		7,070	22	40,087	37	28,311 10 11	207	287	72	119	
	Total	62,813	117,392	46	81,047	77	48,614	25	250,054	48	1,89,998 1 104	1,668	3,623	16	739	
,	Baghmundi	9,230	22,360	e 1	12,570	00	0,122	98	41,079	59	29,807 6 6	186	392	94	63	
8	Barahahhum	1,261	2,678	18	4,051	80	550	03	7,280	10	5,507 0 3	39	132	54	62	
9	Manbazar '	22,358	87,854	28	85,963	10	11,656	74	84,893	12	46,850 0 0	832	1,820	93	680	
0	Raghunathpur	19,053	37,834	18	9,830	91	10,323	. 60	47,991	87	72,779 7 11	1,234	1,372	68	245	
lı	Santuri	6,865	12,487	72	4,302	33	3,198	34	19,983	68	84,238 5 2	533	867	08	88	
12	Neturia	7,242	13,637	97	F,843	00	3,883	37	28,867	34	41,096 11 24	345	830	09	61	
	Tolal	22,960	63,630	\$5	20,470	23	17,408	€7 61 11	91,823	39	1,94,986 14 34	2,104	2,260	78	406	
3	Genrangdi	14,639	27,623	66	13,755	12	13,655	10	65,683	88	48,914 6 8	1,019	1,717	23	318	
16	Para	18,305	23,790	91	13,185	64	9,580	09	48,193	84	47,804 10 B	465	460	64	113	
3	Chan	14,689	28,682	06	22,631	81	1 9,027	71	70,541	3 8	61,803 5 3	868	977	10	179	
В	Chandankiari	12,265	22,271	36	14,850	65	13,263	64	49,885	65	44,0c9 8 101	3 08	347	89	160	
	Total	27,147	60,953	42	87,182	48	33,291	35	130,427	23	98,312 13 14	876	624	99	310	
	Total of Sadr Sub- division excluding area previously sur- veyed in 1907-12.	199,218	\$85,079	93	280,098	96	157,499	23	803.578	14	7,00,910 9 7	8,379	11,432	38	3,489	
1	Gobiadpnr	10,324	20,029	08	17,958	16	7,832	03	45,814	27	26.007 0 8	320	160	53	105	_
2	Jharia	4,474	9,808	67	7,616	42	5,573	48	22,997	95	17,931 3 21	203	. 181	19	66	
8	Kenduadih	1,178	3,118	83	1,928	42	1.180	07	6,124	62	0,352 12 41	108	128	81	87	
•	Dhanbad	3,631	9,674	19	8,421 17,863	- 57	3,261	15 68	'- <u>-</u>	91 68	18,036 1 6 83,840 1 1	212 529	243 553	23 33	96	_
6	Total Topchanchi	4,924	9,555	26	9,852	34	3,304	36	22,212	15	24,122 12 3	137	84		79	_
6	Katras ,,,	8,819	8,338	60	4,306	49	2,379	60	14,985	25	17,660 5 7	84	81	75	17	
-	Rajganj	3,600	7,178	80	6,812	54	2,314	76	16,274	10	14,957 9 81	114	138	89	47	_
	Total	12.361	26,070	86	20,470	57	7,899	27		50	58,729 11 61		305	2.5	144	_
1	Nirat	12,634	23,720	95	15,680 2,160	87	1,659	16 45	49.970 7.987	00 88	45,862 4 3 11,070 12 64	786 163	143	13 73	148 19	
. 1	Chirknnds	2,216	27,599	19	18,131	22.	10	63	57,963	86	5 ,932 0 114	963	958	88	180	-
 0	Tucdi	7,697	15,290	- 66	14,573	63	8,635	89	35,500	18	28,519 9 3	B40	383	03	149	_
Ì	Total of Dhanbad	54,555	100,936	33	88,905	66	41,615	80	243,597	49	2,12,659 7 6	2,366	2,351	00	772	-
1	Subdivision. Total of the district excluding the area surveyed in 1907-12.	253,773	4.15,966	26	349,094	64	203,114	73	1,047,178	63	9,18,570 1 1	10,748	13,763	3 8	4,261	_

F-contd.

aying.							• .							Not.e:	ent paying	· 	
eying.						·		Other kind	l s.								
				ļ		Calti	vated.		•				,		Caltiv	ated,	
nculti	rate L	Tota	al.	Kbatlane,	Rice	land.	Gora	or nd.	Unomiti	vated.	Tot	al,	K batians.	Rice 1	land.	Gora or	apland
27		\$8		90		0	31	<u> </u>	35		88		84	85	,	36	
A. 81 17	D. 07	A. 1,704 384	D, 68	. 127 59	A. 90 46	D. 94 85	A. 44 88	D. 45 54	A. 16	D. 36 57	A. 141 95	D. 84 98	949 796	A. 180 264	D. . 3 43	A. 539 670	I
78	33	1,089	29	168	196	70	83	99	27	63	287	60	1,745	451	15	1,210	
178	47	*,363	46	179	162	11	102	32	55	45	309	88	2,407	796	88	1,390	
34 36	76 1)	399	89	38	25 43	17 74	11 28	01 26	10	81 54	47 76	40 54	140	72	59	202	
25	63	433	30	38	33	97	27	86	5	71	66	04	•••				***
261	98	3,613	31	278	262	99	184	45	80	51	497	96	2,613	850	45	1,893	
18	56	454	76	130	118	20	64	60	() (4) (79	223	49	1,070	324	08	900	
7	24	183	. 50					(Se)	3								
205	4.7	2,692	45	1	12	86	6	67	1 7	87	1	30					
87	90	1,705	84 10	181	141 51	C7 01	64 31	37	78 8	54 54	282 81	1-1	2,903	393 143	01 93	722 313	
3 1 8	06 51	687 400	06	84 81	30	87	10	23		1 43	43	23	1,086 915	238	62	295	
118	87	2,793	00	406	223	15	90	± 06 ₽ η	71 86	13 13 13 13 13 13 13 13 13 13 13 13 13 1	405	74	4,758	769	50	1,334	
198	. 99	1,430	06	80	18	75	11	61	11	50	58	85		114			
45	41	620	19	233	191	29	96	77	08	39	818	44	1,768	127	93	688	
85 88	04 13	492 546	08 18	110 167	54 93	56 41	90 63	57 93	27 23	39 18	178 169	0 3 81	1,182 1,523	318 399	34 32	901	
73	16	1,038	28	303	147	97	148	79	51	07	842	83	2,685	815	68	1,830	- -
991	88	15,919	68	1,583	1,038	99	666	74	394	67	3,100	80	14,630	3,228	85	7,589	i
19	73	306	. 23	28	18	58	8	76	1	80	29	21	961	277	63	483	
34 8	t 6 16	274 176	27 28	58	07 17	81 36	31 25	78 04	17 6	05 54	166	64 04	626 185	231 240	13 42	357 145	
19	49	859	00	33	31	61	13	68	0	07	60	56	398	319	16	389	
3	17	800 167	81 59	124	106	78 68	80	70	28	88 41	216	16	1,2(0	690	79 83	891 429	
5	26	104	44	31	18	65	5	83	***	87	12	21	594	115	84	379	
5 14	88 70	103 464	11	13	8 85	43	13	80	1 0	71	38	75	878 1,531	198	70 43	1,049	
60	. 80	1,031	71	88	60	. 10	41	00		36		36	1,651	607	87	910	
13	57	:75	01	8	4	46	0			59	-	48	328	60	65	185	
79 20	37 90	1,207 \$33	67 £0	20	9	56 68			20	85		84	2,725 1,176	328	53	075 781	-
186	86	3,310	21	314	235	78	163			40	-	98	7,502	1,394	99	4,180	
.178	74	10,334	09	1,897	1,274	78	810	47	460	03	3,154	28	22,189	5,613	84	11,669	

GOSHWARA APPENDIX

ļ		Sthitiban	or Kayam Rajya	(Tanancies	(Settled			·					Dal	hali Swa	ıtwa Bishi at
			Non-rent												P.
	Name of police-station.								Cash r	ent payir	g.				
	1							Cultiv	sted.			j			
Serial publicar		Uncult	ivated;	Tot	al ,	K batians.	Rice l	tand.	Gora upla	or nd.	Uneniti	valed,	Tot	a 1.	Rent,
1	2	37	'	et.	3	39	4	0	41		4	3	•	3	44
		A.	D.	, A.	D.		A. \$13	D. 36	A. 301	D.	A. 367	D.		D. 76	Rs. s.
2	Jajpur	306 453	70 97	1,012	8 0 83	400 78	333 110	36	301 94	61 68	367	89 47	1,001 840	70 51	1,026 9 944 7
,	Total	761	67	2,406	06	479	443	73	396	19	512	35	1,353	27	1,973 0
3	Paralia (including	991		3,068	84	531	977	23	570	61	007				
4	Arsa), Balarampur	138	64	410	52	65	78	38	112	84	223	39	1,915 413	22 1 44	7,098 12 279 11
5	liara		•••			260	237	19	253	63	111	76	592	60	677 2
8	Рипера		•••		<u> </u>	329	224	12	304	24	258	14	783	50	£81 10
	Total	1,027	€0	3,479	(39	1,185	1,206	90	1,241	32	1,258	н	3,704	76	3,587 4
7	Bughmundt	399	67	1,623	99	323	SV1	50	216	69	203	43	900	U2	892 6
6	Darahabhum 🛶					223	93	63	263	33	55	64	411	39	232 :0
9	Maubuzar	•••				849	897	() / ss	745	86	\$06	37	1,461	78	1,088 8
10	Raghucathpur	224	7,6	1,839	83	325	323	96	125	16	213	91	669	03	1,408
11	Santuri I	17u	28	639	19	105	174	05	67	97	63	62	306	64	635 12
12	Neturia	202	79	782	12	171	195	29	59	96	101	72	855	07	807 3
	Total	1,097	63	3,302	14	991	638	. 20 TH	253	69	879	24	1,931	64	2,990 0
13	Gourangdi		•		194	408	372	68	204	83	367	10	041	70	1,316
14	P. ra	601	59	1,514	77	20-3	195	49	91	03	63	95	656	47	¢48 f
15	Chas	795	. 91	1,917	90	410	265	62	251	30	842	56	879	48	1,041 13
18	Chandankiari	544	46	1,844	59	369	853	08	304	19	493	- 26	1,150	51	1,485
	Total	1,339	49	3,792	49	788	638	68	665	w	888	83	2,039	09	2,528 14
1	Total of Sadr Sab- division excluding area previously sur- veyed in 19.7-12.	5,230	73	19,019	90	5,146	4,439	11	3,966	63	4,078	45	13,483	4,9	15,264 5
1	Godinapur	458	69	1,216	29	296	181	48	221	83	298	CH	691	04	1,019 0
2	Jharia	413	70	991	00	187	100	10	198	19	176	54	414	83	885 0
3	Kendusdih	192	00	548	77	64	33	06	49	20	55	27	187	51	321 6
4	Dhaubad Total	780	31	2,352	88	79 ≠600	196	32	349	87	99 331	62	225 777	71	1,741 4
6	Topohanchi	319	65	866	44	408	278	38	399	47	432	67	1,110	52	730 9
6	Katras	219	94	915	04	3(16)	246	89	268	46	149	13	853	48	1.362 0
7	Rajganj	187	18	726	- 07	185	129	33	129 787	79 0 9	114 695	2.5	367	24	591 14
9	Total Nirsa	723	72 82	2,292	87	278	340	30	113	65	110	95	2,151 470	47	907 9
9	Chirkanda	73	98	210	03	104	44	73	87	57	61	68	143	75	308 12
İ	Total	848	80	3,103	89	352	291	02	150	92	172	28	614	23	1.316 5
96	Tundi Total of Dhanbad Sut-	394	17	1,449	25	2,34;	1,/05	25	1,041	49 6.)	1,919	67 ¹	1,942 5,456	38	9,950 9
	division.	3,263	38	9,718				!	_						15,811 12
4	Total of the district : pxcluding the area : surveyed in 1907-12.	P, 434	11	25,737	20	7.187	6,131	39	5,908	51	6,905	ь0	17,936	7.2	30,875 1

F-contd.

Tenancies.

Dakhaltar (Occupancy Raiyat).

GOSHWARA APPENDIX

		1														Raiga
					EDAII EWAI	AS BIODEL	or Dakha.	lkar (Ocony	ancy Malya	·).				DAKE	ali Swatws	
						Noo	-Beat pay	lag.						·=··	Rent	payti
	Name of police-statio	D.			Cultiv	atad	~							Caltiva		Cas
ŗ.			-		Cuni									Cantiva		
Serial number.			Kbutlans.	Bice 1	and.	Gor apla		Uneulti	yated.	Tota	a!,	K batiana.	Bioe 1	and.	Gora up la	or nd.
1	2	<u> </u>	66	56	<u> </u>		7	\$ 8		59		50		1	62	
1	Jhalda		11	A	D. 80	A.	D. 74	. 	D. (6	A,	D. 93	2	A.,	D. 26	۸.	D
2			33	5	91	10	75	4	26	20	0.6]		.	•••
	Total		41	10	81	13	50	, s	€5	28	67	3		44		
8	Paralla (includin	g -	38	5	04	12	12	5	21	23	37	10				
4	Arss).		8	1	57	3 :	98		40	5	95		`		2	
5	Hara											23	3	53	3	
6	Paucha	" -												12		***
ļ	Total .		43	7	61	16	10	**************************************	61	29	32	41	•	59	5	
,	Bagbmandi .	-	44	12	C6	31	57	13016	24	48	67				~	
8							200			à		16			3	
9	Manbarar								渺			53		50	14	
10	Reghunathour	-	30		52	17	79	1 10	69	31		[
11			39	. 6	88	4	42		15	13	48			•••	•••	
13	V.11-		44	9	84	5	39	3	36	17	49	8	1	 91	1	
	Total .		103	21	24	27	SC SC	16	11	64	95	δ	1	91	1	
13	Gourangdi .	.					nη	F-11-mg	117			66	 3	75	5	
14	Pars	-	17	2	46	6	53		37	8	36					
15	Chan	-	20	3	95	<u>-</u>	46		42	11	23					
16			49	10	45	29	73	11	54	53	02	5	 5			
	Total		09	13		67	19	12	20	63	25	5				
		-													<u></u> _	
	Total of Sadr Su division excluding area previously su veyed in 1907-12.	BE 1	3.20	67	6 8	131	40	44	45	243	52	163	17	12	31	
1		-	56	14	68	91	19	17	00	52	97					
2			20	5	33	3	30	1	85	10	37					-
3			11	5	54	4	52	ļ <u>"</u>	24	10	30					
4	Dhanhad		24	2	69	13	54		83	19	- 06					
	Total	•••	55	13	56	20	45		73	39	73	<u> </u>				-
5	Topchanchi		61	16	08	35	29		36	100	73	••				-
6			29	5	45	8		:	15	20	01	2	 :	83		
7	Rajganj	"	33		08	48			2.5	17	75	 -	·		<u></u> -	<u></u>
	Total		133	28	61	36 36	98		76	139				92		_
6	1		104 j	52 7	62		03	ſ	78	136	43		! :	·	· 	۱.
0			164	83	(9		مسمعها.	·\	32		43	j -	<u></u>			<u> </u>
10	Total	!	222	65	10	91	-		13		60	1		\ 		<u> </u>
10	Tundi Total of Dhanbad 8	at• i	€36	152		255		·	93	· ———	17	3		92	 -	-
	division. Total of the distr	rict	950	249	72	386	 	.	37	8 75		186	18	ļ	31	-
	excluding the a	rea			1	1	1	1			"			"	, ,,	

F-contd.

Tenancies.													
or Gair daki	alkar. Non-	ecupancy Ra	iyat.										
l'enancies.													
ent,paying.					 			Produ	ce rent payir	g.			
							Calı	ivated.					
Uncult	lygied.	Tok	a 1,	Rent.	Khatiane.	Bloe	land,	Gora upia	os nd.	Uncultivi	sted.	Tot	al.
6	3	64		68	66		7	86		69		70)
A.,	D. 96	A. 5	D. 23	Rs. a. p. 4 13 0	4 2	A. 75	D. 17	A. 15	D. 36 74	A. 3	· D. 78	A. 94 1	D. 81 74
	98	5	22	4 19 0	48	78	17	17	10	2	78	98	- 62
6	06	6	64		19	23	95	9	01	1	74	33	70
*** 1	, 59			 12 1 6	5 15	.36	54 65	1	74 34	3	05 76	15 16	78 78
1	59	1	71	1 19 0	1	9	89	8	49		03	17	90
6	24	17	85	13 13 3	83	71	69	19	58	4	6.7	94	66
					6	28	94		67		83	14	. 60
	04	3	48		21	31	60	3 17	£)	1	79	50	89
 8	44	23	55	***	°1		76	37	27	10	63	80	65
***				144	(9	98	48	10	07	4	90	113	45
•••		2	 92	 6 0 6	27 85	31	87 36	4 2	83 47	6	33	43 16	. 04 14
		3	92	8 0 0	182	143	70	17	47	11	45	173	63
7	25	18	68		40	P6	表 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9	19		61	136	88
					45	72	00	21	88	6	59	100	45
		н			19	28	96	10	39	1	56	40	90
1	11	6	32	15 19 0	32	31	- 44	6	86		63	25	93
. 1	11	6	23	15 12 0	41	60	38	14	25	2	19	68	83
26	04	74	3 8	40 5 9	687	607	31	154	77	70	67	683	66
					10	15	99	17	93		00	40	92
					27	29	92	5	86		***	86	38
***					11	10 	36					10	90
					89	40	28	5	36		54	45	18
	37		29		8	8	97	10	85 00			4 26	83
***					48	89	50	38	63		91	20 53	55
	37	1	29		(9	59	75	49	41		30	114	84
					1 48 j 11	85 18	13	8	04 62	1 2	26	96	15 80
					59	104	55	9	66	4	24	118	45
			29	0 8 0	43	63	70	5	21	4	46	78	37
36	37	1 75	58	60 11 9	585	385 893	49	943	54 31	91	11	1,226	26
						,						-,	91
		46							LX	o, 105 D.I	[. R.1	- 1	

	1		1				Raiyati										Commu	141 Jan-	ta es# C	ha b
-	1		1			Non-o	enpancy	Baiyat,				1					Commu	INT THE	M BRG C	METE
						Not	i-reut pa	ying.					<u>.</u>	` <u></u> -	Go	raiti,			·——	-
	Name of police-s	tation,	-	<u> </u>	Culti	rated.				{				Cait	lysted.					-
Serial number.			Ebstians.	Rice	land.	Gor	ra or land.	Unoult	irated.	Te	otai,	Khatlans.	Bice 1	and.	Goi	s of	Uncult	il 76 -	Tot	al.
1	2		n	,	/2	1	73		74		78	78	77		78		70	T	80	,
1	Jhaida	***	8	A.	D. 98	A,	D, 68	A. 37	D. 17	A. 41 2	D. 71	9	A. 46	D. 20	Ay	D.	4,	D. 30	A. 58	D.
	Jaipus	•••	3						-					-"-				<u> </u>		
	Total	•••			96	1	81	39		- 4	24		46	20	, 	16		20	58	58
	Purulia (incl Arsa). Balarampur	uding	18	••	,040		74	""		6 1 ···	81		10	41	***			34	10	G
	Hura				***	***	-					,	200	***						
6	Puncha	, 4 0		***	***	**	•••			""			101	•••						٠.
	Total		18			8	74		07	8	81	5	10	61			···.	24	10	68
,	Baghmundi		8	13	C9	3	`23	.1	1 91	18	23					·	<i></i>			
•	Earahabhum		•••		<u>,,,,</u>	***	**	**	15 1 S	Z U		***	1,-			***			***	-
	Manberer										1			::					**	
10	Regunsthpur		10		65	9	53	7	36	17 II	83									
11	Santuri	-	9	1	74	3	36	1	09		13				•••			•••		
13	Metaria	"	14		05	7	46	86 L.	77	95	28	3		23	1	28		29		65
1	Total		33		48	20	24	96	22	118	91	1	5	#8	1	28		20	٥	85
13	Gourangdi								4. 9 p	ৰ শ	্ব									
14	Para		8		<u></u>		49		03		44			:						
18	Chas		13	1	43	13	81	7	86	23	11								***	,,,
16	Chandankiari	·	13	1	24	13	61		. 79	21	63	1		65			.			66
	Tetal		25	2	67	27	44	115	65	44	78	1		65		'''				61
	Total of Sadr division excit area previously reyed in 1907-12	sur-	94	25	30	61	91	150	31	\$ 35	43	17	62	54	8	41	5	73	76	68
t	Gobindpps		31	1	63	14	17	14	23	30	02									
,	Jharia 🚟		18		84	6	41	7	05	14	80								•••	
6	Kenduadih	•••	8		13	, 3	62 84	`	83	1	18							·	***	
1	Dhanhad Totai	***	26		07		67	11	* 48	29	80	"			-::- -			-:-	-::-	···
5	Topobanchi	•••	33	i	78	18	32	20	67	40	65	•	,							
6	Katras Rajganj	•••	80 10	3	46 40	9	46	8	18 27	21 5	09 18	<u>.</u> 2		•••	3	78		81	3 	59
	Total		73	5	62	88	2,6	20	03	66	89			=		78			8	 6g
*	Nitsa	•••	105	7	78	67	96 13	85	87	100	37	11	23	01		99	3	64	26	58
•	Ohirkunda Total		115	""	80	64	46	88	24	110	18 50	19	84	68	8	51 44	8	71	73	20 78
10	Tundi		163	8	86	62	53	44	99	180	87	- 6	2	77		16		-02	3	-94
- (Total of Phi Subdivision.	padaa	409	19	47	303	97	138	54	8 1	£8	27	67	40	7	37	8	-54	81	81
	Total of the di- excluding the entreped in 1907	stries area -13.	503	43	67	265	18	288	65	596	50	44	129	94	15	78	12	27	167	- 90

F-contd.

89 86 84 88 89 80 80 80 80 80 80 80 80 80 80 80 80 80	81 se la 83 7:0 169 879 647 124 404 289 455 149 544	D. 14 35 49 99 94 63 63 65 65	Goranpla 83 A. 439 41 470 842 68 169 102 583	07	### Vacultiv ### ### ### ### ### #### #### ########		A. 1.515 233 1,608		863 201 567	87 A. 363 173		Gora uplan		## B9 A. 30 15	D. 64	90 A. 514 235		.: Te Khatlene.	93 A. 8 36	D i
89 86 84 88 89 80 80 80 80 80 80 80 80 80 80 80 80 80	870 710 109 870 647 124 404 288 465	D. 14 35 49 89 91 54 63	470 41 470 242 68 199 102 583	D. 20 07 27 23 16 57 80	A. 178 13 188 106 27 62	D. 48 25 73	A. 1.515 233 1,528	D. 82 67	86 863 301	A. 383 173	D. 02	88 A. 120	D. 92	89 A. 39	D. 64	90 A. 514	D. 58	91	93 A.	D
56 64 53 69 66 68 68 68 68 68 68 68 68 68 68 68 68	7:0 169 879 647 124 406 284 405	35 49 82 94 84 63 93	A. 439 41 470 842 68 169 103	20 07 27 23 15 57 80	A. 178 13 188 108 27 62	D. 68 26 73 88	A. 1,515 233 1,52g	D. 82 67	863 901	A. 383 173	D. 02	A. 120	93	A. 30	64	A. 544	D. 58		A.,	4
84	169 879 647 124 406 288 465	35 49 82 94 84 63 93	470 41 470 942 68 109 103	20 07 27 23 15 57 80	188 188 108 27 62	48 25 73 88 26	1,515 233 1,528	82 67 99	201	173	03	120	93	39	64	544	58		8	4
30 54 552 005 68 113 58	547 124 406 288 465 149	82 94 84 83 93	\$42 68 169 103	23 15 57 80	108 27 62	88 26	900		€67	586					1.	1.				' ـُــ
80 84 52 06 68 13	124 404 288 485 149 34	94 84 83 93	68 169 103 583	15 57 80	27 62	26		at			08	167	74	46	43	780	25		35	
52 05 	485 148 34	93 63	683		39	1	636	35 76	679 48	560 48	24 24	170 10	91 18	79	13	8.9 62	74 . 55	430 3 8	139	
58 58	148	63		75		64	481	07		·								1		_
13 -	*		AS		228	43	3,277	11 2 ²⁰⁰	827	008	54	180	89	63	36	873	29	496	150	_
83	544	•	10	60 71	20	57 29	254 37	80	201	412	54		81	13	67	411	82	16	°	-
58		13	187	20	80		812	09	1000		1							21		-
	58	56		84	10	51	76	91	609	7 19h 305	82	42	11	43		390	87	241	88	-
48	#9 #6	08 92	1 11	32 83	2	43 10	52 52	F3	246 85 3	190 409	62 62	26 134	28 47	83 23	71 13	250 560	83 21	7		
171	144	88	19	48	17	13	211	18	1,508	905	78	202	86	99	£7	1,2 07	91	255	88	
897	904	12	57	35	51	97	393	44	,				.,,					1		
\$8	52	49	5	68	7	07	65	24	393	250	41	53	03	52	71	356	15	91	13	_
83 64	90 87	63 78	23 9	58 92	10 12	71 51	124		í	1	14 07	53 81	16 88	27 45	27 75	250 466	87	07 85	15 8	
152	158	41	33	50	23	23	215	16			11	135		. 73	02	728	17		23	-
_ -	3,629	18	1,453	11	600	12		41			26	794	37	368	46	4,434	09	-	271	-
	107	81	19	79					100						(1)	174	72		21	
67	48	76	13	43	- -	73	130	33		104	70	89 58	58 36	14	05	177	11	 -	209	-
18	11 49	87 60	 15	83 90		32 44	19	51 24	1	14	45 71	4 38	29 43	7	21 21	20 117	85 95	93 97	6 68	
194	107	21	28	£4	•	16	145	31		190	86	81	08	43	47	215	41	927	283	- -
31	38 29	27 14		60 57	3	8I 21	51 30	58 93	1	156	. 49	51 33	84 09	8	11 65	169	89	1	106 125	1
28	22	44	1	27		5 ?	24	ì		i	49	82	81	2	34	83	64	1	6	1
129 -	89 124	85 68	11	64 51	6	54	106	83	· -	·	10	117	54	·}	10	419	74	I	208	
20	8	64	4	74	i3	52 79	167	17	1	459 64	12	58 27	13 79	50 19		105	83	371	#C 81	
167	158	32	24	25	15	31	173	88	612	523	27	85	93	61	35	67.3	- 45		121	1
799	110 557	40 89	94	45 87	40	69	701	89	-¦	1,307	13	867	19 61	12	74	232	18	-	617	- -

GOSHWARA APPENDIX

						Sarb Sa	dbara u,				Kalsar- District	Board	Anah :d	lands		Cultiv	rated,	
	Name of police-s	tatiou.		1	Culti	ivated.					and Ba		or Gairn Mali			<u>-</u>		
			K batinns.	Rice	land.	Gor uple		Unenitivated.	To	tal.					Rios la	æd.	Gora or	upland,
Ţ	9		P8	9	4	9	5	06	•	7	98		99		100	· 1	10)1
1	Jhaida Jalpur		30 3	A. 4	D. 55	A. 4	D, 66		A. 9	D. 4 22	A. 822 321	D. 01 98	A. 61,669 17,798	D. 88 93	A. 45,505 15,421	D. 98 44	80,655 15,290	1
	Total		23	6	03	4	68		9	89	1,143	99	69,458	81	60,927	37	46,943	
7	Area),	ading	26	13	41		14	7:43	20	98	3,111	67	63,586	91	83,306	83	59,683	
П	Balarampur	"	3	***	60		18	***	•••	63	311	38	15,389	67	8,255	51	5 ,911	
1	Hura Punoha		3 1	8	08			1·10 	4	218 06	30a 151	85 06	40,579 3.,973	79 64	27,273	74 66	21,040 16,288	
l	Tolal		32	17			35	8 53	76	3 93	2,778	86	151,430	01	141,833	76	102,873	
	Baghmundi		13		72		02	A D			163	17	54,634	67	27,677			
ŧ	Barahabhum			<u> </u>					Mark C	(V. 1)	97	46	5,175	26	3,645	44	5,140	
	M an bazar		6	8	02			147	3	02	534	11	48,258	71	55,228	38	48,094	
	Raghanathpar	ŀ			64				14	64	1,948		28,083					.
1	Santari	***	8		22			I to a	3	22	436	82 81	17,069	36 C8	41,658 17,607	10	15,931	
ı	Neinria		1		55				100	68.	700	08	19,817	66	17,6 8	06 08	6,815 7,814	• • •
	Total		11	4	43			-7	和4	FT.42	3,084	71	63,990	10	76,764	14	28,983	
١,	Gouraugdi					•,•					1,513	68	37,961	67	86,305	40	17,342	
1	Pars		8		35		***			35	098	37	16,655	32	30,660	12	17,653	
	Chas		6	3	20		45	0.34	3	90	609	41	27.857	07	35,705			•
ı	Chaudankiarl						•••				873	83	26,722	12	29,868	43 73	39,957 19,613	-
	Total		3	3	20		45	0.34	3	90	1,483	24	54,079	19	65,574	16	49,771	
	To'al of Sadr division excl area previously veyed in 1907-12	uding	88	87	79	6	48	8.87	61	14	11,496	59	501,641	17	503,996	74	832,665	
	Goffudbar		6		83			-11	4	-14	806	86	22,661	50	23 213	37	20,940	
1	Jharla		1			1	07		1	07	2,051	40	22,329	49	11,969	43	9,453	
1	Kenduadih	••	,	**	 77		 43		 g		717	78	8,966 8,046	94	8,611	67	2,237	
	Dhanbad I Total				77	2	46		3	19 28	4,8:4	91	37,363	70 13	25,200	94	9,644	
	Topchauchi	}				<u></u>					2,5 2	90	21,915		11,681	96	12,077	
	Kate:a		٠.				'				1,675	94	13,128	6 6	10,997	86	5,883	
	Rajgauj		_:					<u></u>			584	68	11,365	\$3	9,693	24	8,920	
	Total	"	··		57	1	49			 85	1,223	53	26,736	52	32,316	08	26.890	
ì	Nirsa Chirkunda		*					"" 			466	83 93	6,122	76 20	29,854 4,790	85 71	18,997 2,553	
	Total		3	 '	37	1	48		1	- 65	1,600	78	37,868	99	34,445	50	21,680	
	Taadi			·		<u></u>					165	13	52,564	44	18,780	71	18,170	
	Total of Dh Sublivision. Total of the d	auhad	14	43	25	3	97	8.68	81	£5 89	23,847	45	196,634	58 75	134,955 537, 52	73	109,198	

F-concid.

al.							Kori	or Dar rai	yati holding	1.		_	
						Cultivat	¢đ.						
Uncultivat	eđ.	Grand Tot	al.	Khatiana,	Bice la	and.	Gora or	upland,	Unsultiva	sied.	Total	,	Rent,
										1			
103	j	103		104	10	5	10	6	107		108		100
64,940	D,	141,110	D.	3,653	A. 1,533	D.	A, 1,156	D. 87	A. 254	D.	A. 3,944	D.	Rs. a. p. 2,644 0 4
25,158	13	56,666	63	1,838	540	86	751	97	723	16"	1,666	90	998 15 9
90,104	15	197,077	04	4,981	2,073	88	1,998	84	406	43	4,380	16	2,643 0 1
98,024	55	240,961	12	6,793	3,802	27	3,116	74	794	\$5	5,443	86	6,440 13 6
18,759	· 03	33,925	58	565	349	89	802	10	77	on ·	629	68	485 0 5
49,715 39,561	84 63	96,738 96,238	99 44	3,551 1,778	1,145	06 20	977 (31	76	307 152	73 50	1,625	48	3,177 14 D 1,691 14 5
\$08,081	76	483,160	23	11,487	5,047	45	4,018	29	1;163	47	11,220	18	10,804 10 24
61,817	17	105,956	49	.1,221	988		468	J. 63	125		1,429	90	1,902 13 6
5,494	41	14,680	83	187	70	erit et M	AT 918	1 47	15	56	901	97	J24,10 3°
61,178	10	184,501	00	5,246	1,808	08	1,463	68	258	86	3,885	54	3,668 3 9
40,551	39	97,531	28	9,132	1,464	40	545	20	267	66	7,578	35	5,396 5 4
21,029	06	44,382	83	1,024	468	91	200	66	51	85	706.	46	788 3 6 1,639 6 0
34,635	43	50,238	40	1,5\$3	564	76	348	02	-90	83	1,003	60	1,019 6 0
80,415	88	193,152	49	5,689	3,485	18	1,088	88	418	34	3,991	40	5,713 14 10
53,780	83	109,128	51	9,774	1,888	[-] [-]	838	59	369	80	3,091	48	2,179 11 8
27,514	69	76,027	95	2,(50	96 1	63	490	89	106	02	1,698	04	2,161 1 9
46,234	99	113,897	89	2,488	1,120	15	5/9	89	343	75	3,336	80	2,513 12 7
42,034	39	93,710	77	2,770	1,110	40	718	. 11	236	81 :	2,073	01	2,734 13 7
90,369	86	205,614	78	5,358	3,286	64	1,560	60	580	57	4,408	81	5,248 10 8
683,336	35	1,615,798	28	86,998	18,340	54	12,083	12	5,600	70	33,623	36	33,926 10 10
_				100	435	49	497			20:	1 000	13	763 13 6
51,960	99	76,114	59	1,882	875		346	43	102	91	818	05	1,049 10 6
9,134	57 36	52,159 15,174	01 00	1,090	138	09	125	60	30	48	294	07	456 11 0
18,728	73	88,786	81	958	371	40	457	22	57	39	886	-01	993 14 4
53,693	75	101,118	88	3,451	888	21	830	14	177	78	1,996	18	3,440 9 10
23,743	94	57,806	17	1,015	202	81	354	26	39	05	505	63	850 3 9
17,769	41	34,5 80	38	11	330 334	27	254	68	53	96	647	91 89	1,379 11 3 761 12 5
14,557	93	120,851	51	-—-	867	71	1,067	74	144	33 53	3,069	80	3,781 11 0
51,041 4',775	28	91,427			999	5 3	534	69	180	17	1,694	39	1,279 0 3
10,459	26	19,113	54		150	86	187	32	23	06	30:	13	387 4 (
53,284	59	109,541	08		1,150	30	661	91	188	23	1,995	52	1,086 4 5
6 ,540	17	97,491	03	. '	464	4	531	76	10	94	1,185	43	.707 18 0
280,359	63	504,503	52	. <u></u>	3,8u 5	90	3,767	98	708	63	6,260	77	8,317 13 10
D43,696	19	3,023,301	90	47,913	22,046	50	15,850	10	4,307	53	49, 104	18	42,344 7 9
1		1		!			1						

APPENDIX G(1).

LAND CLASSIFICATION IN MANBHUM.

- 1. The classification was based on that followed in Barahabhum and Patkum settlement, and in rice lands at least is the local classification of the people of the district. Rice lands are divided into three classes known as (1) bahal, (2) kanali and (3) baid. There are no such generally recognised names for upland which is divided similarly into three classes known as gorg I, gorg II and gorg IT.
 - 2. First class rice lands.—These are generally known as bahal. They form the lowest rice lands and receive either natural or artificial irrigation sufficient to allow them to retain water or at any rate, moisture, well

into November. This enables them to grow a late heavy rice crop. Lands similar in quality and deriving their water-supply mainly from natural irrigation are called shol. Hir lands are reclaimed out of the beds of streams, with a dam put up to protect them from an excessive rush of water. Bahal and shol lands are always transplanted but hir lands are sometimes sown broadcast as there is too much depth and rush of water in them in the transplanting season. The rice is usually harvested in first class lands towards the end of 'Aghan.

3. Second class rice lands.—These are known as kanali, and are found in undulating country between two spurs of upland in the upper terraces, running down generally to bahal land on a lower level in the valley.

They are also found in narrow slips between bahal and baid lands. They grow an early

They are also found in narrow slips between bahal and baid lands. They grow an early winter or late autumn rice, and are usually harvested early in Aghan or late Kartik. They should be able to retain moisture up to the middle or end of October, the irrigation being either natural or from bandhs. Kanali lands are practically always transplanted.

- 4. Third class rice lands.—These are known as baid and are found on the upper lopes. They depend almost wholly on the rainfall on their own surface for their crop. The paddy is generally transplanted and the harvest is in early Kartik.
- 5. The standard kinds of rice usually grown in bahal lands are dhulia, ramsal, sitasal, in kanali, kalamkati and in baid, kesma, tilasar, and jhulur. But the kind of rice grown is not a safe criterion in deciding the class to which a field belongs. Kalamkati for instance has once been reported a bahal dhan, and jhulur as kanali, while kashipal and dhusri have been found in all three classes of land. It should be noted also that a stretch of rice land containing all three classes is often known vaguely as bahal and a stretch containing both baid and kanali as kanali.
- 6. In deciding the classification, the Attestation Officer must therefore consider the soil, the position of the field, and the facility for irrigation—natural or artificial, and the nature of the season. In years when there has been plenty of late rain, kanali land will appear like bahal, and baid land like kanali. In years of drought, on the other hand, bahal land will appear like kanali, and kanali like baid. Searcity of seed may force some raiyats to grow obviously bahal paddy in baid or kanali lands, and if the season is favourable, the raiyat may get an outturn almost equal to that on bahal fields. This, however, must not be allowed to mislead the attestation officer into classifying the land as bahal. The difference between the different classes of land is not so apparent in good years as it is in bad years.
- 7. Gora I.—These are bari, or homestead lands, so close to the house as to receive constant manure. These lands usually grow two crops in the year, such as makai and mustard. Much of the bari land in Manbhum is, however, so poor in quality that it grows only one crop. Hence it is classed as gora If and not as gora I.

On the other hand, baris which would naturally grow two crops in the year but which only grow one crop because kul trees are planted in them for growing lac, should still be classed as gora I. If separate rent is being paid for the lac grown in the bari, the classification is reduced to gora II at attestation.

8. Gota II.—These are lands which grow one good crop every year and are never required to be left fallow. They form a much bigger class than gota I and include besides bari, lands below the baris which get manured and grow generally one crop of makai. Badha lands are also classed as gota II. They generally grow sugarcane or tabi crops such as wheat. They are

generally alongside or above a bandh or otherwise admit of irrigation. Sugarcane is not generally grown on the land more than once in two or three years. Other upland crops are grown in the interval, or the land may be left fallow.

- 9. Gora III.—These are known as danga, gora or tanr. They are uplands cultivated without much special preparation and are generally left fallow for one to three years after a crop.
- 10. It must not be presumed that sugarcanc is grown only on akh badka land. It is sometimes grown in alternate years on rice land—chiefly on baid and sometimes in kanali. Such fields should be classed as rice lands of the class to which they belong. In some cases again, sugarcane is grown on lands adjacent and equal in value to first class bari land. These lands can grow two crops in the years when sugarcane is not grown, unlike other sugarcane lands. In these exceptional cases, the land may be classified as gora 1.

11. The percentage of the total cultivated area of blocks A and B which falls in each class is roughly as follows:—

Bahal.	Kanali.	Baid.	Gora I.	Gora II.	Gora III.
7	12	39	3	6	33
	· a	4	· Frankii		

This gives an idea of the proportion which may be expected normally. This normal proportion is to be used, when studying the classification check register, to see which villages are most likely to need check. In many villages, of course, the proportion will not agree with the normal proportion at all, and the business of the Attestation Officer, in check, is to see that in such villages the difference is due to some real cause and not to mistaken or dishonest classification at khanapuri.

सम्बद्धाः अधन

APPENDIX

Table showing areas in acres according

		İ				Blee 1	ands.							Gors o
Serialgaumber.	Name of Police-station and (thana).	-	Babal.		Kapall		Baid,		Total.		Gora 1.		Gora 1	í.
1	3		,		4		6		Б		7		9	
1	Jhaida Jaipur		4,461 2,618	83	6,867 9,717	52 79	\$2,476 0,664	88 62	45,505 15,431	93	3,017	58 94	3.501 1,904	8 6
	Total (Jhalda)		7,110	31	13,255	31	41,631	51	81,927	37	4,471	53	6,475	88
3	Puculia (inoluding 487a)		12,727	29	18,480	84	82,099	06	83,306	£3	3,648	29	7,708	81
4	Balarampur		556	23	1,8.8	59	5,150	65	8,255	51	363	81	1,198	35
5	Hora		3,071	74	6,108	10.	17,443	80	27,273	74	977	79	8,068	10
ΰ	Puncha		3,013	25	4,861	60	17,532	Bn .	25,397	63	612	62	2,640	9:
	Total (Purulia)		19,948	51	11,093	-63	93,156	42	141,223	76	B,000	21	14,814	3
,	Baghamadi		2,25	23	4,833	70	20,498	69	27,577	168	1,009	49	2.568	7
н	Barahabhum		428	59	578	ĵil ∩s	2.513		3,616	56	592	69	454	9
Ŋ	Manbazar		6,903	19	368,6	45	55 0 35,534	_ 76	65 228	38	3,691	72	7,037	
10	Raghunsthpur		4,568	. 66	9,673	57	27,415	£ 77	41,668	10	1,060	25	3,504	0
11	Sauturi		1,640	78	4.836	80	11,610	1 73	17,607	96	457	33	1,005	,
i 12	Netaris		2,319	72	1,093	67	11,280	69	17,585	08	1,000	01	3,048	
	Total (Hagbunathpur)		6,523	11	18,003	94	50,227		76,744	41	2,507	50	7,307	62
13	Gau:angdi		2,951		8,312	87	27,161	49	38,305		617	99	3,000	37
14	Para		3,993	- 88	5,510	78	21,186	51	30,660	13	904	65	3,616	11
		-					^^			-			4.000	16
15	Chas	***	6,411	•1	7.017	70	23,376	82	35.705	73	3,374	34	4,977	94
10	Chandankisti		9,811	63	7,228	01	18,939	10	29,868		1,303			
	Total (Chas)		8,233	ω.	15,145	71	42,206	42	65,574	15	9,677	56	9,316	1
	Total of Sadr Subdivision		59,272	38	106,632	33	336,992	06	502,800	7 à	22,915	52	53,850	×
1	Gobindpur		6,136	74	5,410	89	13,684	10	29,218	37	1,809	77	4,451	81
3	Jha:!a		1,370	01	8,263	63	8,336	83	11,969	43	013	02	3,369	7
3	Kenduadih		867	78	870	48	2,578	43	3,611	67 :	236	46	532	4
4	Dhanbad		1,510	83	1,095	18	6,503	96	10,418	94	990	82	2,078	5
	Total (Jharia)		3,657	60	5,069	23	17,676	22	26.200	046	1, 070	31	4,967	76
δ	Topchanch:		1,050	75	2,563	79	7,771	42	11,964	96	1,434	86	2,523	2
в	Latras		1,009	70	2,890	42	5,697	79	10.937	86	660	48	1,459	2
7	Sajganj		1.579	31	1,982	56	6,031	38	9,393	24	879	31	1,820	
	Total (Topekanehi)		4,049	76	6,925	76	21,350	53	92,914	05	3,968	64	5,809	21
5	Nirsa		3,941	37	€,856	\$ 8	1*,855	ku	29,654	88	1,310	34	4,100	2
9	Chirkunda		606	92	ÿ.1	6 4 į		60	4,790	71	382	67	791	1
	Teta! (Njrsu)		4,460	20	7,747	30	22,197	97	34, 445	66	1,709	01	4,691	6
9:	land:		2,46.3	71	4,167	01	11,739	99	18.780	71	1,283	16	5,100	1
	Your of Okaabad Subdivisi	ion	19,083	10	22,340	43	ER, SOS	51	134,085	73	9,657	69	25,119	0,
	lotal of the district	-	78,331	48	130,022	12	423,109	67	¢37,652	47	32,763	61	77,769	11

G(2).

to c lassification.

Gora III.		Total.		Total of colu 6 and 10, s.e., cultivated an	total	Uncultivated	l area.	Total of culti and uncultivated		Percentage of cultivated area on the total of cultivated and uncultivated area,	Percentage of rice land on the total of sultivated area, in the thana i.e., column 11.	Percentage of rice land on the total area of the thana, i.e., column 13.
9		10	[1	12		13		14	15	. 16
			1	<u> </u>							-	
24,136	03	30.655	46	76,161	39	64,949	03	141,110	43	. 54		-1000
12,029	00	16,290	06	81,711	50	25,155	12	56,866	62	. 66		*****
37,065	11	46,945	52	167,672	. 69	90.10\$	15	197,977	04	54	55	31
48,277	67	59,632	84	142,939	67	98,024	55	240,964	22	59		11-1
4,416	84	5,911	04	14,166	55	18,759	03	83,935	58	43	******	*****
10,996	196	21,040	91	48,314	65	49,716	84	98,030	99	49	,	******
13,135	58	16,268	93	41,676	61	39,561	83	81,238	44	51		
82,859	05	102,873	72	247,097	48	206,061	75	453,159	23	5 5	58	82
12,481	25	15,861	44	43,439	32	61.817	17	105,256	49	41	66	26
4,153	30	5,140	67	8,786	41	5,694	1, 41	14,680	82	60	41	25
37,465	υS	48,094	52	103,322	90	61,178	重元10	161,501	00	63	. 43	34
10,707	45	15,821	77	56.979	67	40,551	39	97,531	26	58	*****	******
3,698	18	5.845	61	23,353	77	31,0:9	ივ	44,882	83	53	•••••	*****
4,766	37	7,914	89	25,472	. 97	24,835	48	50,238	40	51		P\$1.11
19,167	60	28,982	47	105,736	61	86,415	86	192,152	49	55	73	40
13,463	8.1	17,342	19	55,647	66	₫ T 53,780	88	109,428	51	51	87	35
18,234	37	17,553	14	. 46,913	26	Tre-27,814	69	76,027	95	63	75	40
32,606	r ₃	29,957	58	65,662	99	49,234	99	113,807	98	58	1001111	
14,271	\$ 0	19,613	66	49,682	39	42,034	38	91,716	77	54		
36,877	53	49,771		115,845	36	90,269	37	205,614	75	56	57	32
256,7 69	47	332.565	19	835,461	93	683,336	85	1,518,798	28	55	57	93
14,680	20	20,940	28	44,153	65	31,960	93	76,114	. 58	. 58	69	30
6,271	16	9,453	90	21,423	33	30,794	67	52,158	00	41		
1,479	04	2,237	98	610,0	65	9,124	36	15,174	01	40	,.,,,,,	
6,647	79	9,644	17	20,053	11	13,723	73	83,760	81	59		
14,397	99	21,836	05	47,536	09	53,582	78	101,:18	85	47	74	26
8,119	21	12,077	27	24,062	23	28,713	94	52,806	17	46	,,	
3,743	30	5,863	02	16,820	87	17,759	41	84,580	28	49		****
6,220	83	8,920	47	18,313	71	14,537	93	32,851	64	56	******	
18,083	84	27,980	76	59,196	61	63,041	28	120,238	09	49	92	27
10 /20											-	
13,577	63	18,997 2,663	26 67	48,652	11 28	42 775	43	91,427	54 54	53	191479	
1,000	76	2,000	67.	7,654	28	10,459	26	18,113	54	42		******
15,207	39	21,580	83	56,306	39	53,234	60	109,541	08	61	88	31
11,786	80	14,170	14	36,950	85	60,540	17	97,491	03	38	58	19
74,215	22	109,188	06	244,143	79	260,359	83	504,503	62	48	5.5	27
		441,758				\				53	58	

182

APPENDIX H (i).

Results of crop cutting experiments made by the officers of the settlement department in the district of Manbhum on rice land, arranged thanawar.

		-		BAHA	L.	i		Kana	LI.			Ba	ID.	į	ent.
Nama (of thans.		Number of experiments.	Averago	outtu acre,	rn per	Number of experiments.	Avcrage	outturr acre.	n per	Number of experiments.	Averag	e oultur	a per	Tear of experiment.
	1		2		8		4		8		6		7		8
				Md.	8.	Ch.		Md.	8.	Ch.		Md.	s.	Сħ.	
Manbasar			27	27	3	104	28	20	35	ŧ	53	11	2	5	3019-2
Gourangdi			4	28	9	6 <u>}</u>	10	20	8	1	3	13	14	9	3 2010-2
Purulia .	•••		58	24	19		54	20	20	15	68	10	12	5	1919-21
Jhalda	•••		29	80	29	151	81	23	24	8}	38	11		81	} 1930-2
Baghwundi			7	25	11	5	9	19	19	9	10	6	34	5	1930-3
Chas	•••	•••	29	32	11	•	41	25	16	11	59	15	18	ō	7
Para	•••		19	28	85	8	17	23		71	27	13	17	12 }	1921-21
Raghunath	pur		82	35	36	6	43	29	24	8	87	18	25	2	1921-2
Nirea	•••		10	34	84	51	25	29	35	•	28	17	3	161	12
Tandi	•••		15	35	11	4	21	37	9	14	30	18	9 1	9	3922-3
Jharia		•••	18	26	2	4	19	19	13	8	21	10	36	8	h
Topohanch:	ı	703	20	28	24	15	30	100, 21	83	31	36	13	82	8	1923-2
Gobindpur		•••	20	29	8	0	89	94	80	12	30	10	29	8	1

APPENDIX H (2).

Results of crop cutting experiments made by the officers of the settlement department in the district of Manbhum on upland

		١		Gos	L 1.	A		Gosa	u.			GORA	ur.	1	
	Crop.		Number of experiments.	Average	outtni incre.	n per	Number of experimente.	Average	outturn	a per	Number of experiments.	Av.rage	outfur acre.	n per	Remarks.
	1		2		3		4		5		6		7		
				Md.	8.	Ch.		Md.	8.	Ch.		Md.	8.	Ch.	
Makai	•••	١.,	1	15	25										i
Biri						•••			•••		2	2	10	10	
Marua	•••				114		2	9	21	4				***	
Kurthi	•••	•••			***						3	•	82	8	
Sarso			8	3	25		 			•••]		
Arbar	•••						3	7	36	11	•••			***	
Kodo	***	***			•••					***	4	5	13	3	
Bajra	•••					٠	1	14	10	***	•••			•••	
Bhaghra	or Ramha	•••					1	. 5	25	·••				•••	
	Totai	,•••	•	26	20	٠	7	62	27	9	9	40	10	15	
oxperii A verazo	ouitarn fo ment	r all	1	6	25		1	8	88	8	1	4	19		

APPENDIX H (3).

Results of erop cutting experiments, showing blocks and seasons and weighted averages (columns 5, 9 and 15).

	ŧ	1								ı
	į	=		1919-20	1800-11	1921-12	_	Sames S	1923-24	
	Caleulated net average normal outtarn per acre.	13	8	ħ	ю.	*	8	*	=	8
			Kds.	6	ដ	2	01	10	2	2
Bard.	Estimated percent- age taking too per cent. to represent notical outture,	81		140	2	141	171	163	88	
	Averge out-	ä	86	10	a	ន	8	80	*	•
		<u> </u>	Mda				*	=	. .	
	Number of experience	10		28		101	3	3	92	*
	Calenhated net average nor- neal outturn per acre.	•	es.	2	8	*	8	15	17	
		4	T .		2),),	n	61		3
ii	Estimated per- centego taking 100 per cent, to represent normal outture.	00				123	E!	143	101	
Kabaet.	r out-		7 6	- 7.	•	*	10	•	×	8
	Average out- turn per sere,	74		류 기	i	91	31	22	ដ	
	Number of experiments.	6			•	69	88	\$	20	3
	Calculated not average normal out- turn per acre.		83	3	•	83	9	91	28	×
	Calculated not average normal ou turn per acre		Mås.	*	R	26	8	8	#	a
Ваналь	Rationated per- centage taking 100 per cent. to represent nermal onitura.	•		108	8	118	21	1118	101	
	Arengo ont-		œį.	2	Ħ	88	9	-	I	3
			A de	8	*	8	B	×	83	R
	Number of experiments.	**		3	8	\$	#	*	3	\$88
	Block,	-		i	:	i	;	<u>:</u>	1	:
	Ø			4	m	CI	C II	a	æ	Total

Norr.-Pulowing the almost complete failure of the crops in 1918-19, there was a nuccession of five good harvests followed by poor barrests in 1926-35 and 1926-36. The Attentation camps usually went out after the Pals holidays and by the time When selecting average Kanali fields the Attestation officers were influenced to a great extent by the phonomenally good drops on haid which tended to make them select flaids for experiment which were much above the normal. It is only in any year which is universable that it is easy to select an average find with any degree of certainty.

Making allowances for both these disturbing influences, I would be inclined to put down 37 manuds 12 manuds and 9 manu-la and incensal average outturns that one may expect to get from average gabal, Kanall and Baid fields.

184 APPENDIX I.

Statement showing legal and illegal transfers of raiyati holdings in Manbhum district excluding barahabhum and Patkum.

-	·										
		<u>.</u>	_	Arba.			Desc	eription feree	_		
Serial po.		Number of cares.	Rice land.	Bice land. Upland and uncalifrated land. Total.		Consideration money,	Landlords. Money lenders.		Baiyate.	Remarks,	
1	2	8	4	5	6	7	8	9	10	11	
			BADB SUI	BDIVISIO	N.	Rs. a. p.				;	
1	Legal sales and gifts (prior to 1910).	1,518	Saparate not avai	figurea labic,	1066-67	1,27,175 15 0	98	22	1,398	Excluding	
2	Legal usuffuotuary morts gages.	3,178	D itt	o	1764'25	1.69.223 3 1	28	103	2,947	bazar and Baghmundi for which figures are not avail-	
3	Legal mortgages other than nenfructuary mort-	16,872	Ditt	o	15964'89	12,58,075 · 2 1	163	431	6,278	able,	
	Total	21,468	Ditt	o	18786'81	15,52,478: 4 8	286	556	20,621		
1	lllegal sales and gifts	1,719	841.20	452.74	1273.91	1,11,088 1 0	84	64	1,638		
2	Illegal mortgages of all description.	12,840	4820 58	690.20	8311.08	a, 10,171: 2 3	815	840	12,165		
	Total	14,559	5461.76	1128.24	6895 00	5,51,257 3 3	399	404	13,823		
	Total of Sadr Subdivision	36,022	 NBAD SU	EDITOR OF	2537u a1	\$1,03,730 · 7 5	650	960	34,414		
1	Legal sales and gifta (prior to 1910).	1,778	1153.40	780°C0	1933-70	1.28,674 12 6	19	131	1,628		
2	Legal usufructuary mort- gages.	2,404	1800'98	96:08	1397'06	1,77,616 5 11	45	259	2,100		
3	Legal mortgages other than usufructuary mort- gages.	2,783	1391'91	351 ·49	1643:40	2,10,703 15 3	76	220	1,987		
	Total	6.465	3746.59	1227'57	4974'16	5,16,995 : 1 7	140	610	5,715		
3	Illogal sales and gifts	902	25 0* 9 8	340'01	590°90	59,861 5 3	49	66	797		
2	lllegal mortgages of all descriptions.	1,990	492.75	85.29	578:04	56,079 41 8	43	106	1241		
	Total	2,292	743-78	425.30	1169 03	1,15,641:0 9	93	172	2,028		
	Total of Dhanbad subdivi- sion.	8,757	4490*32	1652-87	6143*19	6,32,636 2 4	233	783	7,743		
1	Total of legal transfers for the district.	1 27,928.			23759-97	90,69,468 5 9	428	1,166	26, 336		
2	Total of illegal transfers for the district.	16,851	6205-49	1548:54;	7754'03	6,66,848 4 0	491	576	15,851		
3	Total of the district	44,779			315:4:00	27,96,866 g p	917	1,742	42,187		

APPENDIX J. Agricultural stock list.



[No. 105 D.L.R.]

APPENDIX

Fard Hawala or Statement

I		ia di Polica	station	and (Than	4).		Cows.	Bullocks,	Young stock,	Bulls reared or bred at Govern- ment farms with name of farm.	Ordinary Bulls.	Baffalo Bulls,	Bu ll alo bullocks.
1			2				3	4	8	5	7	8	0
1	Jhalda	MI		•••			19,820	11.683	10,894		86 }	893	3,477
2	Jaipur						5,194	4,280	5,114	.,	65	475	1,165
				Total (Jh	alda)		15,014	14,923	18,008		180		
				20121 (02	,	,,,			·			1,168	4,759
8	Parella (Includ	ing Araba)	41	***	++1		21,743	84,834	22,219	1	1,003	1,504	5,847
4	Balarampur	***	***	***	***	""	2,153	2,166	2,180	Maintained by the District	41	228	675
8	Hura		***				8,908	8,745	9,851	Board.	272	810	2,080
6	Pancha	м,	***		***		7,187	7,689	8,258		188	718	1,570
i				Total (Pu	rati a i		39,051	48,334	42,459				
				20(8) (24	i wile)	•••			 -		1.484	3,080	9,590
7	Baghmundi		166	***	***	**	5,847	6,685	6,092		48	296	2,599
8	Barahabhom	fei	***	***	***	611	1,461	1,455	1,373		3	96	474
P	Manharar	***	•••	100	***	17	18,367	18,930	19,019	41	2-1	1,354	4.907
	Page					4	13,241	13,349	14,079				
10	Raghenathpur	***	***	***	•••	***	5,067	6,818	5,249	*"	447	486	5,135
11	Santuri Neturia	144	***	•		***	6,348	5,719	5,901		167	808	1,12?
13	Merdina	41)	""	""	***		El 9 P P	F 197	ļ -	-	271	322	1,210
			Tota	al (Rashupa	thpur)		32,856	24,890	25,325	- ""	9.5	996	4,471
73	Gourangdi	•11	***	***	in		7 7 B 40	11,360	12,843	-	63	064	2,981
14	Pare	***	**1	***	***		8,836	0,985	9,586		144	890	1,60
15	Chas	141	-		"		12,171	12,275	13,402		200	353	
16	Chandanklari	111		***	***	***		10,155	10,254	1	241	359	3,83
				Total	(fihes)		01 905	12,430	22,656	-	·		
										-	601	713	5,83
			Total o	i Sadı subdi	ivision.	***	143,766	133,943	155,262	-	8,509	9,036	36,01
3	Gobindpur	***		***			8,594	9,612	10,539		108	485	3,52
2	Jharia	H4	***	***	•••		4,419	5,176	6,057		40	. 81	2,70
3	Kenduadih	***		•••	***	***		1,169	1,250	1	13	128	70
4	Dhanhad	•••		344		•••	8,589	4,085	4,085		18	202	1,62
				Total (Jharia)		9,089	10,400	9,382		77	891	5,02
	Topchanchl						5,015	5,379	8,751				 -
5	1				•••		1	4,924			108	. 390	2,65
8		***				•••		3,703			38	61 219	3,23
. 7	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \							_	-	-	·\		-,-
			. 1	Fotal (Topel	hanem)	••	12 214	14,003	14,443	-	233	670	7.78
8	Nir8a	•••		***	***		10,026	1	1	1	260	584	4,00
9	Chirkunda	••			•••	••	1,038	1,998	2,191	_	38	68	98
				Total	(Nirsa)	••	11,965	12,859	13,877	 -	198	752	5,00
10	Tundi			***	•••	u	7,837	7,736	8,405		105	660	2,87
	-	Tot	al of Di	hanbad subd	livieion	•••	. 49,099	54,404	56,623		803	2,958	24,1
				otal of the I	N1.1 + +		193,465	187,946	211,860		4,407	11,994	60,2

J. showing agricultural stock.

	Buffalo ealyse,			<u>, , , , , , , , , , , , , , , , , , , </u>	orses and Poul	····	Mules,		1	Remarks.
Suffalo cows.		Sheep,	Goats.	Horens.	Marca,	Colts and filles,		Ploughs.	Carts.	
10	11	19	18	14	16	16	17	18	19	20
1,393	1,311	3,965 2,619	6 0 06 2,730	2 4	7	6		7,620 2,624	3,760 806	
2,030	1,830	6,963	9,316	38	28	18		10,644	3,165	
3,004	3,151	14,131	13,500	67	50	6		15,791	\$,189	
145	259	693	1,543	8	1		,	1,394	352	
1,249 828	1,423 673	8,456 8,336	12,074 9,887	54 27	8	3		6,971 4, 57 4	1,677 1,497	
6,417	4,708	23,596	37,004	136	62	11		27,030	8,744	
685	031	1,223	8,178	39				6,109	1,169	
168	163	690	2,505					963	198	
1,882	3,088	13,260	26,798	13	12	19		11,453	8,187	
					A. 1756	4,355 g25				
1,043	1,251	5,919	7,036 8,838	248 77	88 5	2	1 11	7,273 3,380	8,040 1 085	
881	769 237	3,303 4,668	5,784	180	35	23	9	3,199	676	
3,621	3,766	13,267	15,998	. 608	105	37	21	19,862	5,007	
1,445	1,487	7.364	12,595	16		1 ° d. 2 °		6,65%	2,921	
537	276	4,320	1,436	AB	E -7 35	ান্ত্ৰী,	3	6,714	2,110	
1,018	1,137	4,508	7,031	127	18	7		7,346	2,810	
958	895	4,804	6,902	88	61	11		6,747	1,9 11	
1,966	2,023	9,37.	1,293	186	70	18		18,113	4,611	
15,681	16,567	80,284	126,837	1,018	384	103	23	03,737	30,178	
671	947	470	8,813	12	86	30		6.622	1,948	
378	487	3,041	3 586	10	34	3	 .	4,312	1,313	
91	167	646	622 3,588	10	10 1 4	1 6	"	857 1,939	819	
87 0	419	2,778				<u> </u>		— ——	2,558	
734	1,018	7,280	7,736			16		7,108		
586 190	838	1,481	3,978 3,309	6 16	36 16	23 14		3.603 3.747	311	
361	297 376	1,786 1,618	3,173	16	28	9	6	2,619	608	
1,137	1,311	4,815	10,754	40	58	46	6	9,975	2,658	
1,633	816	6,856	11,103	43	68	6	1	7,081	2,165	
234	162	1,637	2,9 6	3	1			1,309	438	
1,267	976	8,403	13,039	46	80	6	1	8,393	2 594	
827	613	5,024	9,158	250	26	16		5,667	1,169	
6,835	5,102	35,973	84,987	171	249	£107	8	37,7=5	10,856	
20,467	21,459	108,266	177,524	1,180	613	210	20	131,617	41,133	

'APPENDIX K.

No. 641, dated the 12th June 1923.

From—B. K. Gokhale, Esq., i.c.s., Settlement Officer, Chota Nagpur Division,

To-The Director of Land Records and Surveys, Bihar and Orissa, Patna.

With reference to your Memo. No. 222, dated the 12th January, 1923, forwarding for report copy of letter No. 4138-R/XLI—2, dated the 32rd December 1922 from the Commissioner, Chota Nagpur Division, I have the honour to submit my report as follows:—

- (2) I shall first deal with the difficulties in the way of preparing a common sense record due to the absence of any rules framed under section 46(6)(a). These difficulties were very real and pressing and were brought to your notice on the 20th February when you came to Purulia for inspection. They have been discussed by you in paragraph 2 of your Inspection note of Manbhum Settlement. The orders passed by you towards the end of that paragraph materially helped to reduce these difficulties. Next year, during attestation, your orders will be carried out and the record will then be a common sense record which will really show the existing state of affairs and not an imaginary state ignoring all illegal transfers which had taken place in Block E during the last ten or twelve years.
- (3) All transfers in contravention of section 46, Chota Nagpur Tenancy Act, will in future be recorded in the remarks column of the plots concerned and full details given about the existing state of affairs. However, all such transfers will continue to be shown as illegal or beaini until rules are framed under section 46(6)(a) of the Chota Nagpur Tenancy Act. In the absence of such rules, the provisions of section 14 of the Chota Nagpur Tenancy Amendment Act of 1920 continue to be inoperative. I recommend that early steps should be taken to frame and publish rules under this section. If this is done before October 1923, and the rules are given retrospective effect from the 5th November 1920, it will be possible during attestation to strike out the word beaini from many entries in the remarks column where transfers have taken place since the 5th November 1920. T have suggested the 5th November 1920, because that is the date on which the Chota Nagpur Tenancy Amendment Act was enforced in this district. I do not think that under the Act as it stands now, retrospective effect could be given to the rules from any date prior to the 5th November 1920.

The word beaini in the remarks column may lead to some litigation, though this is very unlikely. However, if the transfers could be made valid and legal by framing rules as proposed above, it is worth doing. Hence I recommend that the rules may be framed and published before October 1923, if possible.

- (4) I have carefully gone through the Rules as framed in 1921 in the two conferences which were presided over by the Commissioner (vide enclosures to Commissioner's letter No. 3915-R., dated the 3rd November 1921, to the Secretary, Board of Revenue, Bihar and Orissa). In my opinion the rules have been framed very carefully and will admirably suit the purpose for which they are intended. To avoid delay, I beg to suggest that those rules should be given effect to at once. They may be amended later on in the light of experience and as necessity arises. But to delay framing any rules means simply defeating one of the main objects in passing the Chota Nagpur Tenancy Amendment Act of 1920. It means also leaving things unsettled and prolonging the injustice caused to raiyats who are placed so to speak on the horns of a dilemma, in that, they are neither allowed to sell lands openly nor given adequate protection against forcible dispossession but have to take recouse to various subterfuges which at best result in their being docked of a substantial portion of the market price of their land.
- (5) I have only one alteration to suggest in schedule II, referred to in rule 4 of the proposed rules under section 46(6)(a), Chota Nagpur Tenancy Act.
- I doubt the policy of excluding Gobindpur and the rural portions of Topchanchi revenue thanas from the operations of these rules. Thana Tundi contains many Santals and is far off from the industrial area and it certainly requires protection. Thana Gobindpur is, however, so close to Dhanbad and so easily accessible that evasions of section 46 are bound to become more and more numerous. In some places this thana comes down close to the East Indian Railway, Grand Chord Line and it is possible that in the near future other industries may spring up in this thana, which is also very suitable for residential purposes.

As regards the portions of Topchanchi thana, the same reasoning would seem to apply. Moreover, I think there will be practical difficulty of making Sub-Registrars observe the rules with reference to the thana map each time, when any kabala is

presented for registration. A rule excluding the rural area in this thana is not likely to be followed carefully and I fear that many kabalas will be registered freely though they may refer to the portion of thana Topchanchi excluded from schedule II. I think that the rules should be applied to whole thanas and not to specified portions of any thanas except in the case of municipalities and petty urban areas.

I may refer here to the big waterworks scheme near Topchanchi which might result in attracting people to build their residences and own lands in Topchanchi just outside the coal area.

In thana Nirsa, there are perhaps more people who require special protection than in thanas Gobindpur, Topchanchi. As Nirsa is proposed to be included in scheme II, I think Gobindpur and the whole of Topchanchi also might as well be included.

Dhanbad subdivision is small and compact as it is. It has already been divided into two parts as regards the language, e.g., Bengali in thanas Tundi and Nirsa and Hindi in the rest of the subdivision. I do not think it would lead to any useful result if different laws and rules are now applied to small portions of the subdivision. It would only lead to confusion and uncertainty in the minds of all except only a handful of men who are intelligent enough to study the rules under the Chota Nagpur Tenancy Act carefully. Zamindars also will be puzzled in dealing with their zamindaris in portions of which one set of rules will apply and in other portions a different set of rules will be in force.

Paragraph 9 of Mr. Tuekey's inspection note of Manbhum for December 1922 may be kindly seen in this connection. It shows how even Calcutta Solicitors (Orr, Dignam & Co.), labour under various misapprehensions regarding the law which applies in Chota Nagpur. Other examples of a similar nature have occasionally come to my notice. All these facts lead me to conclude that it would be a great mistake to complicate matters. To avoid such complications, I recommend that the rules framed should apply to the whole of Dhanbad subdivision with the sole exception of thana Tundi, which is a compact block, far off from the collieries and which requires special treatment on account of its peculiar history and the large number of Santals living therein and its close proximity to the Santal Parganas. Especially when thanas like Jhalda and Manbazar in Sadr subdivision are going to be included in schedule II, I do not think there is any reason to exclude thanas Gobindpur and portions of thana Topchanchi from that schedule.

(6) I now turn to the case of transfers by aboriginals to non-aboriginals. The Commissioner has already been pleased to recommend to the Board special legislation on the subject in paragraph 3 of his letter No. 3915-R., dated the 3rd November 1921. My experience in thanas Nirsa and Raghunathpur makes me most emphatically support that recommendation. The case has only got to be stated as has been concisely and admirably done by the Commissioner to gain assent. Where conditions exist like those described in paragraph 2 of your Inspection note of Manbhum Settlement of February 1923 it is idle to argue that restrictions placed on transfers are in the best interests of the aboriginals themselves.

In the colliery areas the aboriginal has usually got no tair chance. He is hardworking and industrious and having no objection to working in the mines, he is naturally attracted there by the high wages. The ready cash which he gets enables him to indulge freely in his pet vice of hard drinking. He is improvident and soon gets into debt. Being of a trustful nature he rests satisfied if he is paid a small advance for any lands which colliery companies may take from him. His memory is usually short and he has got no documents to prove anything and in the long run the advance of about one-tenth the market value of the land is probably all that he ever gets for his land. So long as he has got employment (of which there is no lack in the collieries) and loose cash he is unwilling to bother his head about anything. He is generally shy of approaching Hakims unless they make special efforts to get acquainted with him and try to understand his methods. These characteristics of aboriginal tribes are well known and need no further description.

The aboriginal can be quickly reduced to a landless labourer in the colliery areas and it is better that before this result is inevitably brought about the aboriginal should be able, if he so wills, to sell off his lands and with that money go and start afresh in some rural area far from the dust of the coalfields.

(7) In the colliery area in Dhanbad, settlement has come far too late to protect the interests of the raivats and more especially the aboriginals. The Jharia coal-field area ought to have been settled some 20 years ago. If a record-of-rights had then come into existence there would have been far less injustice to the raivats and much less litigation on the whole amongst landlords. It would have been also possible to provide long ago proper rules and regulations to guide colliery companies in acquiring

surface rights from raivats and zamindars. As it is, there is no uniformity observed nor any semblance of legality. Respectable big firms pay the rates as ascertained by them from the Land Acquisition Deputy Collector at Dhanbad for all lands taken by them from raiyats. Other collieries have paid the price of one or two years crops as compensation to the raiyat for valuable lands which he then loses for ever. Others again have held out empty hopes coupled with petty advances. The hope held cut is-invariably that the amount of compensation is under consideration by the Managing Directors. The Managing Directors conveniently forget all about it except in rare cases where the raiyat is willing and rich enough to go to Civil Court, where again the odds are against him.

- (8) It must not be forgotten that not all colliery companies are big or respectable. There are many mushroom firms especially near and west of Katras. Laws are framed not against good and law-abiding people but as against others who are not specially good or law-abiding. Hence any rules to be framed must be such as to prevent injustice being done to raiyats even by unscrupilous and petty colliery concerns.
- (9) Whenever any cases of injustice are pointed out, the stock excuse which can be offered by the colliery managers is that they are helpless. They must have the land and nothing ought to stop the growth of a valuable industry. As, however, the law won't allow them to purchase the raiyat's interest outright they have to take possession of the land at once and let the question of compensation drag on. It is up to Government now to remove once for all this excuse by making it possible for all raiyats—aboriginals and non-aboriginals—to sell their lands openly by registered deed at the fair market price.
- (10) In Jharia area, there are very few aboriginal raiyats left at present though there are plenty of landless aboriginals who work as malkatas. I have not got the present or the last Census figures with me and so I cannot say how far the aboriginals have lost their lands but the question of legislation is pressing in the case of than Nirsa and parts of Raghunathpur where collieries are fast springing up. I may also mention here the Rampur Bokharo coalfield area where the same problem will presumably arise though I have no personal experience of that portion of Hazaribagh.
- (11) Efforts were made by me to collect accurate data showing the numbers of transfers in violation of section 46, Chota Nagpur Tenancy Act, in the colliery area. Unfortunately my efforts were not successful and the figures I have got are very fragmentary and misleading. They enable one to draw no definite conclusions. Attestation in than Nirsa is still going on and the reports I got on which this letter is based refer to information which was available up to 1st April.

I must also confess, though with great diffidence, that paragraph 12 of Mr. Tuckey's Inspection note of Manbhum Settlement for December 1922 was generally misunderstood by most, if not all Assistant Settlement Officers and others to mean that so far as colliery companies were concerned the provisions of section 46, Chota Nagpur Tenancy Act, were to be ignored as far as possible. I must say that Mr. Tuckey never intended to convey this impression nor does the careful wording of paragraph 12 justify any misunderstanding of it. However, the misunderstanding was general and led to Assistant Settlement Officers and others completely ignoring complaints of dispossession, etc., over three years old and paying scant attention to complaints of dispossession even within the last three years. This three years' limit is the one which is discretionary under our Khanapuri and Attestation Rules, in cases of illegal transfers and forcible dispossessions. Hence in the first place all transactions which took place before 1919 were accepted as legal and the present state of affairs recorded without carefully going into the question as to whether the raiyat was treated fairly or not. One instance of this sort is mentioned in paragraph 15 of my Attestation Inspection Note No. 7, dated the 7th March 1923.

As soon as I became aware of this misapprehension I tried my best to remove it, but I was myself in doubt how to record illegal transfers until I received your orders in paragraph 2 of your Inspection note for February. These orders were received about the middle of March and though I at once issued general orders to all Khanapuri and Attestation camps on the subject these orders could not reach the camps till 20th March by which time the bulk of khanapuri in the colliery area (Circles B and C) had been finished. Hence the new orders have not been at all effective this year and it will be only after attestation that I will be in a position to supply actual figures for transfers of land in the Jharia coalfields, both by aboriginals and non-aboriginals, respectively.

(12) Let me now turn to the operation of section 50, Chota Nagpur Tenancy Act. The statement attached was obtained from the Additional Deputy Commissioner, Dhanbad, and shows how far landlords have availed themselves of the provisions of section 50, Chota Nagpur Tenancy Act, to acquire lands for the various objects provided for in that section. The statement shows that the provisions of this section are not

generally made much use of and that as matters stand at present colliery proprietors find it more convenient to square the landlord by a lump sum paid as salami and then to deal with the raiyats as described above in this letter. This means that land which formerly formed parts of raiyati holdings are now covered over with shafts, inclines and colliery buildings and have therefore been recorded in the names of the colliery companies and outside the raiyati khatians of the raiyats concerned. The rents paid by the raiyats have however remained unchanged and I know cases in which raiyats are still paying the same rents as before even though half their holding has been lost. This is an additional reason why it is very necessary to ensure that for holdings or part holdings acquired by colliery companies the raiyat should get full compensation and at the same time, if possible, have his rent proportionately reduced for the rest of his holding.

(13) I discussed the question of allowing raiyats to sell lands freely in the colliery areas with Mr. Leach, Chief Mining Engineer of Bird and Company's collieries. Mr. Leach was afraid that if free transfers are allowed, raiyats might stand out for fancy prices for bits of land which the colliery companies require, say for extension or for laying out a train line. I think there is much to be said in favour of this objection. It is quite conceivable that speculators or Marwaris may purchase lands in the colliery area not for bona fide purposes but for extorting fancy prices from the colliery companies concerned.

So far as freedom of transfer will naturally result in increasing the market prices of land, nobody can object. The result is inevitable and will be nothing more than what pure justice demands on behalf of the poor raiyats. To meet Mr. Leach's objection to fancy prices however, I would suggest amending or adding a new clause to section 50, Chota Nagpur Tenancy Act, so as to enable any owner of underground rights to apply to the Deputy Commissioner for acquisition of the raiyat's and landlor I's interest in any surface lands which he may require for any of the purposes specified in section 50, Chota Nagpur Tenancy Act. The present procedure by which an owner of underground rights has to get the landlord to apply to the Deputy Commissioner under section 50, Chota Nagpur Tenancy Act, is too cumbrous and naturally enough the colliery proprietors generally ignore or evade the law. It is also quite conceivable that landlords would refuse to apply to the Deputy Commissioner under section 50 if they are not on good terms with the colliery proprietors as often happens when the underground rights have been leased out by the superior landlord but the surface rights are held by mukarraridars or brahmotardars who imagine that they had claim to underground rights out of which they had been cheated by their superior landlords.

(14) If big concerns like Railway Companies can exercise sufficient foresight and apply for land acquisition in time, I do not see any reason why colliery companies should have any reason to object to the above proposal. If necessary, provision may be made in the law by which the Deputy Commissioner can give immediate entry in cases of emergency. If the law be amended as proposed by me above, I do not think there will be many cases in which colliery companies will apply to the Deputy Commissioner for formal acquisition. This is because most of them will agree to pay a fair price and get the raiyat to sell the land outright by registered deed. The provision of law will be only useful as against obstinate raiyats and speculators. It will also prevent unfair prices being paid to raiyats by colliery companies and others in collusion with landlords. It will also ensure the compensation being paid to the right men and being paid in full. At present I believe that even in the case of respectable and big collieries there is a certain amount of leakage before the amount sanctioned as compensation is actually paid to the cultivator.

The absence of any record-of-rights also made it difficult for colliery companies to ascertain the rightful owners in cases of disputed possession which are not infrequent in Dhanbad. In such cases the stronger party naturally would gain something as compensation whereas the weaker side got nothing.

(15) I now turn to the question of dropping the surface which arises out of the previous discussion, though perhaps it is not exactly relevant in the light of the Commissioner's letter. It is not an unusual occurrence in the Jharia coalfields where coal is mined so near the surface to find paddy fields dropped and turned into unculturable ravines and broken ground which will be quite unfit for cultivation perhaps for the next fifty years.

The legal position in such cases is rather uncertain but that does not alter the fact that the surface is frequently dropped and the land turned into unculturable waste without any fault on the part of the raiyat. The raiyats have invariably in such cases gone on paying the same rents as before to the landlords as long as possible and then abandoned their holdings and left the village when it was no longer possible to pay

the rent. I have never come across any case where the rent was reduced. It is very doubtful if raiyats ever receive any compensation for lands which have been so dropped except in the case of a few big colliery companies. In many cases the landlord receives compensation on behalf of himself and his raiyats and then he appropriates the whole of the money and the raiyat gets nothing. The raiyat's remedy in such cases is to go to Civil Court for compensation—a costly and doubtful process—or to apply to the Deputy Commissioner under section 34, Chota Nagpur Tenancy Act, the result of which application is also very uncertain in the absence of a proper record-of-rights. I think (and I put forward this proposal very tentatively) that in such cases there ought to be a simple procedure by which the raiyat can force the colliery companies to pay compensation by acquiring the lands which have been rendered unfit for cultivation.

- (16) To summarise my proposals, I give below a brief outline:-
 - (a) Rules to be framed and published under section 46(6)(a), Chota Nagpur Tenancy Act, before October 1923 and given retrospective effect from 5th November 1920.
 - (b) Thana Gobindpur and portion of thana Topchanchi not to be excluded from the operations of the rules applicable to schedule II.
 - (c) Legislation to be undertaken at once as proposed in paragraph 3 of letter No. 3915-R., dated 3rd November 1921, from the Commissioner to the Board allowing transfers by aboriginals to non-aboriginals in certain specified localities to be determined by rules framed under section 46(6)(a).
 - (d) Section 50, Chota Nagpur Tenancy Act, amended so as to allow lessees of underground rights to apply for acquisition of land irrespective of the landlord of the holding.
 - (e) Conversely, provision being made by which a raiyat or landlord can apply to the Deputy Commissioner to force lessecs of underground rights to acquire lands which they may have forcibly occupied or rendered unfit for cultivation by dropping the surface.
 - (f) All transfers to be valid only if effected by registered deed.
 - (g) The extension of the period of *Bhugut bandhak* mortgages to 10 years (from 7 years) is also to be recommended especially in the case of aboriginals.
- (17) I regret I had no opportunity of personally discussing these proposals with Mr. Hoernle, the Additional Deputy Commissioner, and so I have not been able to benefit by his wide experience of the conditions in Dhanbad. Pressure of work and the necessity of inspection in Sadr and B. D. appeals made it impossible for me to go to Dhanbad for the last month. I however put forth my views as a basis for discussion. This report was due on 1st May and I regret that it has been already delayed. I dare not therefore keep it back any longer.
- (18) I have no intention of attacking colliery proprietors as a whole and I believe that if the law had allowed it, most of them would have gone about in a legal and straightforward manner and purchased surface rights outright. The industry being so profitable, the colliery proprietors can afford to be generous if thereby they can gain the goodwill of the raiyats. By an irony of fate however, the Chota Nagpur Tenancy Act is still in force in an area where its most important provisions are quite unsuitable. I agree with Mr. Tuckey that it is neither possible nor advisable to prevent or obstruct the development of such a valuable industry. My sole object is to remove the legal obstacles in the way of fair dealing and making it possible for the industry to develop on land lawfully acquired without any injustice or heartburning to the cultivator of the soil.

I believe that even now if transfers are allowed freely many collieries will take the opportunity of paying compensation and getting sale deeds registered by raiyats whose lands they have been in possession of for, may be, the last ten years. Such cases have actually come to my notice since kistwar and one result of the present settlement operations has been to stir up men's conscience and get old wrongs put right as far as the present law allows it.

APPENDIX L.

No. 893, dated Purulia, the 23rd December 1925.

From-B. K. Gokhale, Esq., i.c.s., Settlement Officer, Chota Nagpur Division,

To-The Director of Land Records and Surveys, Bihar and Orissa, Patna.

*Subject:—Transfer of tenancies in Colliery area in Chota Nagpur Division. Proposed amendment of the Act.

With reference to your Mcmo. no. 4783—XVI-42, dated 3rd instant, on the subject noted above, 1 have the honour to submit my opinion as follows:—

1. I would invite a reference to my letter no. 641, dated the 12th June 1923 and particularly paragraph 6 and onwards.

My views on the subject were first expressed in that letter and they have been confirmed in all particulars as a result of further experience of conditions in Dhanbad.

- 2. In my opinion the rejection of the proposal to amend section 46 so as to make all transfers free in Colliery areas is a very grave mistake. The proposed new section 50A should be supplementary to free transfer of land to mineowners without the intervention of the Deputy Commissioner. That section will then be invoked by mineowners only when tenants stand out for fancy prices and are not amenable to reason which my experience shows may happen in one case out of a hundred. Secondly the tenants will use that section for getting compensation for land damaged by colliery working where the mineowners fail to satisfy them out of court. To make section 50A the only way for legally acquiring lands for mining purposes would mean an unnecessary increase in the work of the Deputy Commissioner. It will also mean forcing the tenants into litigation either as plaintiffs or defendants and thus playing into the hands of Pleaders and their satellites. This applies specially to the case of aboriginal tenants who are always averse to going to court as illustrated recently by the fact that in a memorial addressed to the Government, the Santals of Dhanbad have prayed to be saved from suits in Court.
- 3. The only result of not amending section 46 will be not that all lands will be legally acquired under section 50A but that the present practise of illegally transferring land will continue unchecked; with the result that the tenants will continue to be docked of a portion of their dues and will get much less than the market price of the land.
- 4. The objections raised regarding sections 6 and 21, Chota Nagpur Tenancy Act, in the Government letter do not appear to me to be very cogent. Illegal transfers to mineowners offend as much against sections 6 and 21 as legal ones. And yet the landlords being bound by their agreement with the mineowners to give every help in acquiring surface rights for colliery workings would never dare to sue the tenants for ejectment under section 68 nor would any Deputy Commissioner grant ejectment in such cases under that section.

When it is neither possible nor advisable to obstruct the growth of such a valuable industry as coal mining and when no Deputy Commissioner would be willing to use section 64(4), Chota Nagpur Tenancy Act, to put back tenants in possession of land illegally in possession of mineowners, I fail to see what useful purpose is served by shutting one's eyes to the fact that illegal transfers are going on and will continue. The wiser and more statesmanlike course is to recognise the fact that such transfers are common and inevitable and to legalise them. The practise of kobala sales is a very ancient one in Manbhum and as I have pointed out, landlords by their agreements with mineowners are precluded from preventing raiyats from transferring land for mining purposes.

I could have understood the reasoning in paragraph 3(3) of the Government letter to some extent if it had been proposed that after the mines stop working, the land should revert to the tenant. This however is not so. The land apparently is to revert to the landlord as waste land. Hence so far as the tenant is concerned he loses the land for ever. Then why not allow him to transfer it out of court to the mineowners notwithstanding sections 6 and 21 of the Act and get a fair price for it and then leave it to the mineowners to adjust their relations with the landlords either in court or out of court by private agreement or in terms of their contract.

5. It is not my intention to suggest that land acquired under the new section 50A should revert to the etnant and not to the zamindar. Colliery leases are generally for 999 years and the population being a shifting one it will be impossible on the expiry of the mining lease to find any descendants of the original tenants in the village. Hence it is quite right that the land should form part of the landlord's waste as proposed by Government.

6. I am firmly convinced that in highly industrialised areas the aborigine gets-absolutely no fair chance. Nor has he got much confidence in the courts and District Officers whom he rarely meets unlike in non-industrial areas. The interests of the industry rule supreme and agricultural interests fall into the background.

The present rules governing transfers under section 46 are not in the best interests of the aborigines. These rules only benefit the Zamindar, Pleaders and Colliery Proprietors. The sooner they are modified, the better.

- 7. I now proceed to examine the new section 50A as prepared by Government. 1 agree that on the whole this proposed amendment provides a satisfactory solution of the problem both from the point of view of colliery owners and of raiyats whose land is rendered unfit for cultivation by the dropping of the surface or other colliery working. This section thus meets the requirements of sub-paragraphs (d) and (e) of paragraph 16 of my letter no. 641, dated the 12th June 1923. In my opinion the proposed section 50A should apply to the whole of Chota Nagpur even in areas where the problems are not so acute as in Dhanbad and also for the extraction of any mineral. Mr. Hoernlehas expressed his opinion otherwise in both these respects. In my opinion however there is no reason to perpetuate injustice in virgin territory until the injustice becomes so intolerable to the majority of people that the problem becomes acute as in Dhanbad.
- 8. Sub-section (2) of the new section 50A should be amended so as to enable the Deputy Commissioner to award compensation to persons who may not be the tenants but who have got some interest in the land or whose rights are otherwise affected. Thus the acquisition of a tank by colliery companies would injure all tenants whose fields are irrigated from the tank.
- 9. Delivery of possession should be stayed until the period of appeal is over; otherwise a mineowner may cause a subsidence which would ruin the land for ever for agricultural purposes.
- 10. The Deputy Commissioner should have definite powers to order a survey and recover the cose of it from the applicant as in Land acquisition proceedings.
- 11. A consequential amendment is neccessary in section 50 by the deletion of the word "Mining."
- 12. The Local Government should have the power to frame rules prescribing the procedure to be followed by the Deputy Commissioner, which needs a consequential amendment of section 264.
- 13. Much harm is done by Deputy Collectors having no experience of survey and settlement being vested with the powers of a Deputy Commissioner under different sections of the Act and it is desirable that powers under section 50A, section 71 and other important sections should be vested only in specially selected officers having settlement experience.
- 14. Apart from compensation being paid to the tenants it is necessary for the Deputy Commissioner to have the power to order a proportionate reduction of rent. This is very necessary specially in cases where a substantial part of the holding is affected. A lump sum compensation is generally frittered away in drink but a reduction of rent ordered by the Deputy Commissioner will be perpetual.
- 15. Whether a reduction of rent is ordered or not, I think in all cases under section 50A the landlord should be made a party as pro-forma defendant, so that he may get an opportunity of urging his objection, if any, before the Deputy Commissioner.
- 16. I cannot quite make out how it is proposed to deal with the intermediate tenure holders. It is not they who generally lease out the underground rights. But they are maliks of surface rights and their income will fall if raiyats under them are given reduction of rent. On the other hand if no reduction of rent be allowed, tho tenants will in a number of cases abandon their holdings when they are no longer big enough to bear the rent incidence. In either case the intermediate tenure holders seem to be also entitled to compensation. It is also necessary therefore that they should be made parties to the proceedings.
 - 17. To summarise my main conclusions:
 - (a) It is essential that section 46 be so amended that notwithstanding sections 6, 21 and other sections of the Act, both aboriginal and non-aboriginal raiyats are given freedom of transfer in specified areas.

(b) It is necessary to have a provision enabling the Deputy Commissioner at his discretion to reduce proportionately the rent of the tenancy whenever any appreciable portion of it, is acquired under section 50A.

(c) It is necessary to frame detailed rules regarding the procedure to be followed by the Deputy Commissioner, and to see that the landlord and intermediate tenure holders are made pro-forma defendants in all cases.

18. I had the benefit of Mr. Hoernle's valuable note on the proposed amendment in drafting this reply. A copy of his note is enclosed herewith for your informs as I have referred to it in the body of this letter.

APPENDIX M.

SCHEDULE TO KHATIAN PART II DESCRIBING GENERAL JUNGLE RIGHTS WHICH EXTEND-OVER ALL THE VILLAGES IN TUNDI PARGANA WHICH ARE SHOWN IN LIST (Ta).

This schedule has been declared to be a part of the record-of-rights by order of the Board of Revenue contained in notification no. 17-180-2, dated the 5th November 1943.

It is to be read with Khatian Part II of the villages to the record of which it is appended. It describes general rights which have been found to exist as a rule in all villages. Since however these rights vary to some extent from village to village the rights herein described must be considered as modified by the entries made in Khatian Part II. In other words where there is a conflict between this schedule and Khatian Part II of a particular village, the latter will prevail.

- 2. Jungle rights are described below under the following headings: -
 - I. Rights to cut timber, scrub jungles and hill grass.
- II. Rights of the Landlord to maintain certain portions of the jungles as his Rakhat or Reserve.
- III. Grazing rights.
- IV. Rights to take the produce of fruit trees and edible roots in the jungles.
- V. Right to cut bamboos.
 - I .- RIGHT TO CUT TIMBER, SCRUB JUNGLE AND HILL GRASS.

A .-- Rights of Santals.

Santal residents throughout Tundi pargana enjoy subject to the restrictions mentioned below, the following rights in the villages in which they reside and in case there be not sufficient jungle in their own villages to satisfy their own reasonable requirements then in the nearest village or villages where there is sufficient jungle to satisfy their own reasonable requirements.

They may cut trees and scrub jungle for house construction and repair, for the manufacture and repair of agricultural implements; for fuel and fencing purposes. They may cut branches from trees for burning dead bodies provided they do not thereby injure the tree. Notwithstanding restriction 2 noted below, they may cut only for house construction and repair and for the manufacture of agricultural implements, sal trees which have a girth of not less than 9 inches or more than 36 inches at three feet above the ground and may take stumps of sal trees for making ploughs. They may collect hill grass (khar) for thatching purposes only.

The restrictions are:-

- I. They may take wood and hill grass only in reasonable quantities for their onw household purposes but not for sale, gift or barter.
- II. The following species of trees cannot be cut—Mahul, Asan, Sal, Kend, Muga, Haritaki, Am, Jam, Satsal, Tentul, Arjun, Semal, Palas, Kathal, Gamhar, Tal, Khejnr, Panjan, Kusum, Babla, Sisu, Segun and Kadam.
- III. No tree having a girth of more than 36 inches at 3 feet above the ground may be cut by anyone.
- IV. The rights may not be exercised in the landlord's preserved portion of the jungle (Rakhat) as shown in list Dha.

The rights described above may be exercised without permission from and without payment of bankar to any person whatever.

B.—Non-Santals.

Non-Santals who are residents of villages shown in list Da. enjoy the following rights in their respective villages and if there be not sufficient jungle there to satisfy their reasonable requirements, then in the nearest village or villages where there is sufficient jungle to satisfy their reasonable requirements on payment of bankar.

The rules regarding the payment of bankar are as follows:-

Bankar is payable by the Non-Santal residents of the villages in list Da at the rate of 9 annas a year per plough and at the rate of four and half annas a year from those who have no plough.

They may without permission cut branches of small trees and scrub jungles for fuel and fencing but not for any other purpose except that they may cut branches from

trees for burning dead bodies provided that they do not thereby injure the trees. They may collect hill grass (khar) for thatching purposes only. The above mentioned rights are subject to the following restrictions:—

- I. They may take wood and hill grass only in reasonable quantities for their own household purposes but not for sale, gift or barter.
- II. The following species of trees cannot be cut—Mahul, Asan, Sal, Kend, Murga, Haritaki, Am, Jam, Satsal, Tentul, Arjun, Simul, Palas, Kathal, Gamhar, Tal, Khejur, Panjan, Kusum, Babla, Sisu and Kadam.
 - No tree having a girth of more than 36 inches at three feet above the ground may be cut.
- III. The rights may not be exercised in the landlord's preserved portion of the jungle (Rakhat) as shown in list Dha.

Non-Santali village residents of villages mentioned in list Ta, excepting those villages mentioned in list Da, can exercise the above rights in their respective villages without permission and without any payment of bankar. But if they wish to exercise jungle rights described above in any of the villages of which they are not resident, they shall have to pay bankar.

Non-Santal residents of villages of schedule "Tha" if they wish to exercise the jungle rights described above in villages of schedule "Ta" can do so on payment of bankar at the rates mentioned above.

One payment of bankar either to the Zamindar or to the Tikait (who holds some jungle as Khorposh) is sufficient to cnable the villager to exercise such rights during the year of payment. No raiyat can be compelled to pay bankar if he does not desire to exercise such rights. Bankar is payable once only for the Bengali year.

II .- RAKHAT AND KATAT JUNGLE.

Schedule "Dha" shows the jungles which have been kept reserved by the land-lord (Rakhat). Besides these, the landlord shall not be able to treat any other jungle as his reserved (Rakhat) jungle without having recourse to legal provisions. In these, the only restriction is that no timber can be cut by anyone without the permission of the landlord. The exercise of other jungle rights as detailed below is not forbidden.

III. -GRAZING RIGHTS.

Villagers of the Tundi Pargana can graze freely and without permission cattle which are bona fide their own property, or are in their charge for the purpose of their own cultivation. The landlord is only entitled to impose such restrictions as are intended for the preservation of the jungle.

IV.—JUNGLE PRODUCE.

The rights of all villagers, whether Santals or Non-Santals, of the villages in list "Ta" are as follows:—

(a) Mahul produce.

If there be only a small number of *Mahul* trees in a village, only the villagers are entitled to divide their produce among themselves. If there be a large number of *Mahul* trees in the jungle, the *Mahul* produce can be enjoyed by any resident of Tundi Pargana.

The landlord cannot cut Mahul trees in the jungle so long as they continue to yield flowers and fruit which are consumed by the villagers in general or by any particular raiyat.

(b) Other fruit trees.

The fruit of these is enjoyed without payment and without permission by anyone who cares to take it.

(c) Jungle roots.

Edible jungle roots may be taken by any resident of Tundi Pargana from the jungle without permission and without payment.

V.—Bamboos.

Santals can cut bamboos in their own villages without payment and without permission. Santals cut bamboos in villages in which they do not reside and all others have to pay the price.

GENERAL REMARKS.

- (1) The residents of the village or villages mentioned in column 8 of the jungle khatian can graze their cattle on the waste lands and on the uplands and paddy fields of this village after the crops are harvested without any payment or permission. No one has any right to object to this.
- (2) The landlord cannot cut any tree of which the timber has been recorded in his name when the flowers and fruit of such tree have been recorded in the name of any particular raiyat, so long as the settlement continues or the tree is capable of bearing flowers and fruit.
- (3) The dry branches of all kinds of trees and the dry small trees of jungles when these are not capable of being used in any way except as fuel can be taken by the villagers without any payment or permission.
- (4) No one who is authorised by this schedule to Khatian Part II to cut, convert or remove trees, timber or other forest produce shall injure and wastefully use any tree whether in the course of collecting forest produce or in any other way.
- (5) That this prohibition shall not extend to the lopping of trees for the cultivation of lac or tasar by those who may be authorised by custom or contract to grow lac and tasar.

SCHEDULES (NOT PRINTED).

- (Ta) Villages to which this schedule is applicable and to the khatian part II of which it will be attached.
 - (Tha) Villages to which this schedule is not applicable.
 - (Da) Villages in which Bankar is realized.
- (Dha) Villages of schedule "Ta" in which there are Rakhat jungles with a list of the plot. number of Rakhat.

राज्याम् ज्ञान

APPENDIX N.

A NOTE ON THE USE OF THE SETTLEMENT RECORD. TAKEN FROM THE PALAMAU SETTLEMENT REPORT.

All records have been prepared taking a village as a unit. The statistics besides being prepared villagewar, have also been grouped into thanawar totals.

A general note about the use of settlement records and statistics, and the maps prepared therewith, has been given in Part V. Chapters I to IV of the Settlement Manual of 1908. The thana maps and the printed thana lists of the villages are of great use in almost every branch of administrative work. The serial number of each village in a thana, known as the thana number, is very important. It corresponds with that given in the thana map. All the villages contained in a thana are serially numbered, the number in one police-station is finished before another is taken up. One thana may contain (as it usually does) several villages of the same name but these numbers will differentiate one from the other. The records and all information may be very promptly gathered with reference to these numbers even without the name of the village.

The terij will form an accurate and just basis for cess revaluation work. It was the most important factor in cess-revaluation of Ranchi district. The recovery computation forms were utilized in Hazaribagh district for chaukidari assessment. In the same district, the fard-hawala or agricultural list was frequently used in disposing of objections about income-tax assessment.

The following important provisions of the Chota Nagpur Tenancy Act are noted :-

- (1) Every entry in the record-of-rights shall be presumed to be correct until it is proved by evidence to be incorrect. [Section 84(3), Chota Nagpur Tenancy Act.]
- (2) Final publication of the record is conclusive evidence that the record has been duly made under Chapter XII of the Chota Nagpur Tenancy Act. [Section 84(1) and (2) of Chota Nagpur Tenancy Act.]
- (3) The rent recorded in the finally published records and in cases where fair rents have been settled under section 85, the rents thus settled, cannot be altered or varied for a period of 15 years from the date of final publication, save on the grounds mentioned in section 94, Chota Nagpur Tenancy Act. After 15 years, the landlords must apply for a revision settlement under section 98, before they can sue for enhancement under section 28.
- (4) Issues under section 86 decided pari-passu with the fair rent settlement under section 85 are final (subject to appeal), and those issues cannot be reopened in the Civil Court, vide section 258, Chota Nagpur Tenancy Act. The bar to further suits regarding orders passed by the revenue officers is also described in the above section 258, Chota Nagpur Tenancy Act.
- (5) All notes duly made in the record-of-rights subsequent to final publication, of orders passed in all kinds of post-publication suits, are to be considered as part of the record-of-rights. (Section 88, Chota Nagpur Tenancy Act.)
- (6) All rents settled under the provisions of Chapter XII, Chota Nagpur Tenancy Act, will take effect from the beginning of the agricultural year next after the date of the decision finally fixing the rent. (Section 97, Chota Nagpur Tenancy Act.)
- (7) Imposition of new prædial conditions in any except a naukarana or purely service holding or creation of any raiyati tenancy with such conditions after the passing of the Chota Nagpur Tenancy Act of 1908 is prohibited by section 101, Chota Nagpur Tenancy Act. All the existing conditions found to be valid and legal have been commuted under Government notification. The commuted values have been incorporated in the record-of-rights and should now be considered as part of rent [section 114 (2)].
- (8) Section 63, Chota Nagpur Tenancy Act, provides for penalties for illegal exactions of rent or prædial conditions.
- (9) The existence of privileged lands of the landlords has been enquired into in each village under Government notification under section 119, Chota Nagpur Tenancy Act. The claims when valid and legal have been allowed. No other land can now be claimed as privileged under section 125, Chota Nagpur Tenancy Act.

- (10) The records of the rights and the obligations of raiyats having khuntkatti rights and of village headmen have been prepared and incorporated in the record-of-rights under Chapter XV, Chota Nagpur Tenancy Act. The record is now conclusive evidence, vide sections 132 and 134. Chota Nagpur Tenancy Act. Fair rents of all such tenancies have been settled under Government notifications.
- (11) The decisions of the khanapuri officers regarding boundary disputes have force of a decree of the Civil Court declaring possession, until it is reversed or modified by a competent authority, vide section 41 of the Survey Act. The High Court have recently held that such decisions of boundary disputes are res judicata as regards possession. (14 C. W. N. 48.)
- (12) The necessity of granting rent receipts and the penalties for non-complian have been impressed again and again on every landlord. The provision of section 54 must now be well known to every landlord and they can no longer plead ignorance.
- (13) Forcible dispossessions of the raiyats from a part of their holdings have been noted in the record-of-rights with an explanation that the entire rents of the holdings are under suspension and cannot be realized till the dispossession is removed. This has been ruled by both the Patna and Calcutta High Courts and should not be forgotten in the disposal of rent suits.



APPENDIX O.

GLOSSARY OF SETTLEMENT TERMS ARRANGED IN ALPHABETICAL ORDER.

Abwabs.—Charges levied from raiyats other than rent. Some of these are included in the definition of predial conditions, and called rakumats, vide definition (xix), section 3, Chota Nagpur Tenancy Act.

Adhbhag.—Rent in kind, when the produce is equally divided between the malik and the raiyat, either with or without the previous deduction of customary allowances, vide paragraph 123.

Aghani, When applied to crops generally means the winter rice crop.

Ahar.-A reservoir of water, made by the construction of a dam or embankment.

Aidharibhag.—A kind of produce rent, vide paragraph 123.

Ail.—The ridge of a rice field, intended to hold up the water.

Alamat.- A " conventional sign " upon a map.

Amin.-A surveyor.

Anabad.—The uncultivated lands of the village in the possession of the landlord. The proprietary right in these lands is not absolute but is limited by the tenants enstomary rights of user, which will be found recorded in the "Special Incidents column of the khatian.

Anabad Sadharana.—The status applied to the khatian containing village roads, pathways, places of worship, resting-places for the cattle of the village, public tanks or bandhs, village commons and the like, the rights in which are vested in the village community. Neither the landford nor the villagers have any right to encroach upon such lands nor divert them from their assigned purpose.

Anna.-A nominal unit of land measure.

Arabari.—Portion of jungle leased out for tasar cultivation.

Ariat.-Korkar.

Ashia-Mashur.—The reference list of notable objects for map headings on the map.

Athrope.—Trees planted by the raiyat or his forefathers with their own hands.

Hath-ropa.

Baid.—Inferior rice land. Classed in this Settlement as third class rice land.

Badha.—Second class upland on which sugarcane is generally grown.

Bahal.—First class rice land.

Bakasht khuntkatti.—Lands in the khas possession of khuntkatti tenure-holder.

Bakasht malik.—Jands, other than privileged lands, in the khas possession of a landord.

Balcharan.—A system of payment to the Laya or village priest by the villagers. Immediately before commencing the reaping of bahal crops, the Laya is allowed to cut and appropriate the produce of an area equivalent to that of a circle with the Laya's length of arm as radius.

Band.—A unit of dry measure, equal to 10 maunds, vide paragraph 16. Also means a plot of land with definite boundaries.

Bandh.—The embankment with which the water of a channel is damined; or the catchment of a slope is held up.

Bandhak.—Simple mortgage.

Bankar .- A jungle tax.

Bari.—A small piece of land attached to the house on which generally vegetables and a few plum trees are grown.

Bastu .-- A house

Bata khewat.—(See samilat khewat.)

Batta.—Sicca rupees were replaced by Company's coins in 1836, the value of the latter being roughly one anna less than the former; batta represents a charge to compensate for the alteration in the currency.

Begari.—Included in "prædial conditions"—the rendering of personal services by raiyats to their maliks in the shape of ploughing, transplanting, fetching fuel from the jungle and the like.

Belagan.-Without rent.

Belagan-Qabil-lagan lands.—Lands which are for the time being enjoyed free of rent but are liable to assessment.

Belah.—This term, meaning without lac, has been recorded against trees capable of growing lac but on which no lac was grown during three years previous to Settlement.

Bhadoi crop.—The rains crop.

Bhejabindha.—Lands set apart for encouraging proficiency in archery, vide paragraph 112.

Bhugut or Bhugatbandha.—Usufructuary mortgage where the usufruct in time extinguishes both principal and interest.

Brahmotar.—Gift to the Brahman or family priest.

Brit.—Tenancies held on condition of rendering services other than menial services. These are generally given for religious purposes.

Bujharat.—The explanation of the contents of the record-of-rights, preliminary to attestation.

Chak.—A block of land. A settlement of a block of land on a lump rental—generally a reclaiming settlement.

Chakran .-- A service-holding held in lieu of payment.

Chanda.—A rakumat levied by maliks as contribution for defraying the expenses of worshipping village deities.

Chhaparbandi.—A house-tax, occasionally realized for the houses and Baris of non-agricultural people.

Chitha.—Measurement papers.

Chuar.—A thief or a dacoit. Also a rebol. Chuars gave a lot of trouble in the early period of British administration, vide paragraph 37.

Commutation Form No. I.—Contains a general statement of the prædial conditions found to be renderable in a village and their cash value.

Commutation Form No. II.—Is a schedule of the details of the holdings of a village used for deciding whether the value of commuted pradial conditions should be struck out of the rent of particular holdings according to section 105(2) (proviso). Chota Nagpur Tenancy Act.

Commutation proceedings.—Consist of the evidence recorded by the attestation officer in each village about predial conditions (rakumats and begari) and his finding about the value of the same.

Dak cess .- A kind of illegal exaction, vide paragraph 127.

Dakhali-satwa-bihin.—The status of a non-occupancy raiyat.

Dakhali-satwa-bishista.—The status of an occupancy raiyat.

Dakhalkar .-- An occupancy raiyat.

Dakhila.—(1) A receipt for part payment of rent. (2) The process of depositing Settlement records in the Deputy Commissioner's office.

Danga.-Upland.

Dar-raiyat.—An under-raiyat.

Dasahara salami.—An abwab realized by maliks for defraying the cost of celebrating the Dasahara festival.

Debotar.—A gift in the name of God.

Dehuri.—A minor village priest and an assistant of the Laya.

Dharja shasyakar.—A kind of produce rent involving an appraisement of the crop each year.

Dhardhur milan.—A comparison of the boundaries of adjoining villages.

Digwar.—The highest rank of officer amongst the Ghatwals.

Duni.—A unit of land measurement, vide paragraph 114.

Fard-Badar.—A list of " mistakes" found and corrected.

Fard-Hawala. -- A list of live-stock.

Fard Tanaza.—The dispute list, containing the details of disputes with the decisions of khanapuri and attestation officers.

Farkhati.—A receipt for full payment of rent.

Gair dakhalkar .-- Non-occupancy raiyat.

Ganda.—A unit of weight, vide paragraph 16. A term used in connection with the Paila which is a unit of dry measure.

Ghaskar.—A fee levied for cutting grass from the jungle: Also grazing fee

Ghat.—A hill, a pass, a river crossing.

Ghatwal.—Ghatwals are described in Chapter X.

Gora .- Third class up-land.

Gorait.—A local agent of the malik, generally residing in the village.

Goshwara.—The abstract of the terij. Thana Goshwaras are contained in the appendix.

Hakiat.-Nature of right under which land is held.

Hakuknama (Pradhani).—A record showing the rights and obligations of the Pradhan, or Headman, of a village, if any, prepared under section 127(1), Chota-Nagpur Tenancy Act, and attached at the end of the record-of-rights for the village concerned. The entries therein are conclusive evidence of the rights and obligations of the Pradhan.

Hat.-Weekly markets held in various places in the district, vide paragraph 15.

Hawalgi Khajana.—(i) When a tenure falls in two or more villages the full rent and cesses of the tenure are recorded in each village, with a note in the remarks column, that the rent and cesses include the rent and cesses payable for the tenure in village so and so.

(ii) When a holding is in possession of two persons and has been surveyed in separate khatians according to possession, the rent and cesses are entered in the last khatian with a note that it includes the rent of khatian number so and so. In the first khatian it is noted that the rent is included in the rent of khatian number so and so. These cross references are called hawalgi, and khajana is the word for rent.

Hikim.—The younger brother of the proprietor. A term chiefly used in Manbazar.

Hindela pranami.—A kind of abwab described in paragraph 127.

Hin Hiyati.—Tenures granted for the lifetime of the occupant only.

Hir.—First class rice land usually prepared in the bed of a stream.

Ijara.-A kind of tenure.

Ijmal or Shamilat Khewat.—When two or more shares in a tenure hold their shares separately they are entered in the khewat with fractional numbers. These are known as bata khewats. When two separate tenure-holders, or two co-sharers having bata khewats, hold a portion of their lands jointly or collect rent jointly from any tenants, they are entered together in a special khewat entry called an ijmal or shamilat khewat in respect of the joint lands or rents.

Jagir.—A species of tenure resumable on failure of all male heirs of the original grantee.

Jahirasthan.-A sacred grove where the village deities are worshipped.

Jalsasan.—A kind of tenure described in paragraph 104.

Jamabandi.—The account book showing the annual demand and arrears.

Jamaisatwa.—A kind of tenure described in paragraph 102.

Janch.—The scrutiny of the record-of-rights after draft-publication for correction of clerical mistakes and omissions from the record.

Jaroa.—A rakumat levied by the landlords from the tenants for purchasing winter clothes.

Jhooming.—The practice of burning down jungle for raising a snatch crop.

Jinswar.—The crop statement. Contained in Appendix E.

Jungleburi.—A kind of tenure described in paragraph 104.

Kaemi or kayami.—The status of a settled raiyat.

Kanali.—Second class rice land.

Kara Beori.—A rakumat levied for the purchase of a buffalo for sacrifice during Durga Puja.

Kat.—A unit of dry measure equal to one maund.

Katat.—The opposite of rakhat. Denotes jungle in which the raiyats have customary rights to take forest produce.

Khai Khalasi.—Same as Bhugatbandha.

Khair.-320 gandas equal to 1,280 cocoons of tasar.

Khajana kami beshi hoite pare na .—The entry made in cases where the rent is fixed for ever.

Khajana nai kintu howa uchit.—Lands which are for the time being enjoyed free of rent but are liable to assessment.

Khanapuri.-Vide paragraph 65.

Khandi.—A unit of dry measure.

Khar charai.-A grazing fee.

Khas Khamar.--Landlord's khas land cultivated by his own servants or labources.

Khasra.—The field index prepared at khanapuri, which is also utilized for the collection of crop statistics. It does not form part of the record-of-rights; but instead of it an abbreviated plot index is bound up with each volume of khatians.

, Khasra Tanaza.—The index of the plots involved in a boundary dispute case. It shows the alleged occupants of each plot according to both sides, and is a distinct record by itself apart from the ordinary khasra.

Khatian.—Contains details about each tenancy showing the name, parentage, residence, status and caste of the tenant, with the name and khewat number of the land-lord. It also shows the number of subdivisions of each plot with its classification and area, the attested rent, particulars of shares (if any), special incidents and details of trees growing on the holding or enjoyed by the tenant.

Khatian Part 11.—This record contains details of customary rights of tenants in respect of forest-produce and grazing. It is to be found at the end of the records of the village.

Khewat.—The record-of-rights of proprietors and tenure-holders in each village.

Khorposh A maintenance grant.

Khuntkatti.-See section 7, Chota Nagpur Tenancy Act.

Khuntkatti proceedings.—The evidence recorded by the attestation officer and his finding about the existence of raiyats having khuntkatti rights.

Kishtwar.-Cadastral survey.

Korfa .-- An under-raiyat.

Korkar.—Rice land reclaimed by a raivat (see definition in the Act).

Kotal.—A minor village priest.

Kuni .- A unit of land measure, vide paragraph 114.

Kut bhag.—A kind of produce rent described in paragraph 123.

Lahkar.-Payment for growing lac.

Lakhiraj.—Revenue-free lands (as distinct from rent-free).

Latha.—A standard pole for measuring land which was handed over to the chief raiyat in every village in course of Settlement.

Laya.—A village priest. In some villages there is another priest called Karam Laya and the chief Laya is there called the Dharam Laya.

Madhya satwa.—A kind of intermediate tenure described in paragraph 102.

Mahatran.—Grants made to persons other than Brahmins in recognition of secular services.

Mal jugir.—A kind of tenure originating in service, vide paragraph 95.

Malkata.—A labourer engaged in cutting coal in the collieries.

Mamuli.—A abwab for the personal expenditure of the landlord-illegal.

Man-Main.—Landlord's khas land. This was claimed in several instances to be Zirat within the meaning of section 118, Chota Nagpur Tenancy Act, but the claim could not be substantiated in most cases. It was generally found that land relinquished by raiyats or purchased from them in rent sale was called Man land as soon as it was reserved by the Zamindar for khas cultivation.

Mangan.—An abwab.

Manjhi.—The Headman amongst the Santals.

Manki.—The Headman of several villages held by Mundari khuntkattidars. Only met with in thanas Bagmundi and Jhalda.

Mehnatana.—A reduction in rent to compensate the raiyat for his labour in reclaiming and preparing rice fields.

Melabhag.—Same as adhbhag. A kind of produce rent.

Milan Khasra.—A statement of the area of different classes, harvest by harvest, of cultivated and uncultivated lands. See Appendix D.

Minhai.—Remission.

Mohan.—The opening or sluice-gate in an ahar or bandh. It is often merely a pipe, which is dammed with earth when shut.

Moina.—The comparison of the draft record with the fair copy intended for final publication.

Moori.—A method of land measurement formerly prevalent in thana Tundi. vida paragraph 114.

Mujmuli.—A skeleton map showing the distribution of any local area by mauxes (villages).

Mukarrari.—A permanent lease with an unalterable quit-rent reserved.

Munda.—The Headman in Mundari villages.

Mundari Khuntkatti.-Vide section 8, Chota Nagpur Tenancy Act.

Munsarim.—A clerk who, at an attestation camp, reads out and explains the record-of-rights to the villagers under the supervision of the Assistant Settlement Officer.

Mustahri. - Publication.

Naib Digwar.—An official next in rank to the Digwar and higher than the Sardar or the Ghatwal.

Naqdi.—When applied to rent means rent in cash; when applied to lands means land held on cash rent.

Naukrana.—The status of a service-holding.

Nawaiyat.—The status of a tenant in his lands.

Naya.—Same as Laya.

Nayabadi.—The most common variety of reclamatory leases described in paragraph 104.

Nishkar.—Rent-free.

Pai.—A kind of dry measure.

Paila.—A kind of dry measure roughly equal to one seer.

Pan.—Salami.

Panbandhak.—A kind of mortgage in which the mortgagee takes possession of the land and pays the rent to the landlord.

Panchak.-A quit rent.

Parankar.—A kind of produce rent in which the rent equals the quantity of secd sown. Only payable when a crop is grown.

Parankut.—A method of assessment of newly reclaimed land in which rent is calculated at Re. 1 per maund of the estimated amount of seed required to sow it. Usually remission for mehnatana is then allowed on the calculated rent and the balance fixed as the rent payable.

Parbani.-A kind of abwab.

Parcha.—The counterpart of the draft khatian, distributed for information to the raiyats and landlords.

Paribartan jogya khajana.—The entry made in the khewat in cases where the rent is liable to alteration.

Patam.-Basket made of leaves for tasar insects.

Patbhokta.—A minor village priest.

Patkar.—Fees for tasar cultivation.

Patit.-Land left fallow; nutan and puratan palit means new and old fallow.

Powa.—A kind of dry measure.

Pradhan.-Village Headman.

Pradhan Kashta.—Important trees in the jungle which the raiyats are not ordinarily allowed to cut.

Pradhani Satwa lipi.—A record of the rights of a Pradhan in his tenure.

Puan.-A channel for the flow of irrigation water.

Pura.—A unit of land measurement described in paragraph 114.

Rakhat.—Jungle exclusively reserved by the landlord for his own use. The raiyats are, however, generally allowed to graze their cattle and take dry sticks for fuel.

Rakumats.—Charges other than rent. Legalized abwab. See definition of prædial conditions. No rakumats can be created after 1908. All rakumats in the district have now been commuted by the Settlement Department. Rakumats and begari are therefore legally abolished.

Rasid likhai.—A charge for writing rent receipts (illegal).

Rath pranami.—A kind of abwab.

Rekh.-A kind of land measurement, vide paragraph 114.

Rent proceedings.—Contain the evidence recorded by the attestation officer and his finding as to the legally payable rent or rate of rent.

Sadial.—A kind of Ghatwal.

Safai.—The fair-copying of the record-of-rights.

Salami.—An entrance fee levied from a new tenant at the beginning of his tenancy.

Sardar.—Synonymous with Ghatwal.

Ser.—One-fourth of a Paila.

Sol.—First class rice land deriving its water-supply mainly from natural irrigation.

Soli.—A unit of dry measure.

Sthitiban.—The status of a settled raiyat.

Sthitiban Chakran.-Vide paragraph 110.

Sudbandhak.—A simple mortgage.

Suzari.-A minor village priest.

Tabedar.—The lowest grade of Ghatwal.

Talabi.—A term used in connection with a tenure paying a small quit-rent.

Tanr.—(1) Upland cultivation as opposed to rice land. (2) Inferior upland fields as opposed to bari and badha.

Tasdiq.—Attestation.

Tehara.-A trijunction mark.

Terij.—An abstract of the khatian containing the names of tenants, the area of each holding and the rent.

Thana.—A fiscal division. Applied also to the jurisdiction of a police-station.

Thikadar.—A farmer of rents; one who lives by rent collection rather than cultivation.

Thoka line.—A line drawn on a village map at each trijunction indicating the direction of the boundary of the other two villages meeting at that point.

Thuni,-A kind of land measurement.

Tikuri jama.—A separate rent usually paid for homestead.

Tola.—A subdivision of a village, having recognized boundaries of its own.

Udbastu.—The land close to the bastu.

Yaddasht.—A memorandum attached to the khasra at khanapuri on which orders are passed by inspecting officers concerning technical difficulties.

Zirat.—Means privileged lands as defined in section 118, Chota Nagpur Tenancy Act. A complete record of privileged lands has now been made in Manbhum and is final. Under the law, the land declared in the record to be zirat may lose its privileged character, but no other land can, in any circumstance, acquire it.

Zirat malik.—The status of the khatian which contains the entry of privileged lands.

Zirat Proceedings.—Contain the evidence recorded by the attestation officer and his finding about the existence of privileged lands in the village.

206

APPENDIX P.

Botanical names of trees mentioned in Chapter VII.

Ben	gali name.		Hindi nar	ne where d	Botanical name.			
	1			2		3		
Am	•••	•••		•••		Mangifera Indica.		
Arjun	•••	•••		•••		Terminalia Arjuna.		
Asun	***	•		•••		Terminalia tomentosa.		
Babla	•••	•••	Ba bul	•••	•••	Acacia arabica.		
Bar	•••	•••		•••		Ficus bengalensis.		
Bhela.	•••	•••	Bhelwa	•••	•••	Semecari us anacardium.		
Chiharlata	•••	•••				Ichnocarpus Frutescens.		
Dhan	•••	**1	Dhanta	•••		Anogeissus latifolia.		
Dadhilata	•••	•••		•••		Ichno arpus Ovatifolius.		
Dumur	•••	***		***	1	Ficus glomerata hispida.		
Gamhar	•••	•••		•••		Gomelina arborea.		
Iaritaki	•••	•••	Harra	•••	•••	Terminalia Chebula.		
am	•••	•••	Jamun	•••	• • •	Eugenia Jambolana.		
Sariar		•••		•••		Nerium odarum.		
aram	•••	***	** 1 1 1	•••		Adina cordifolia.		
Kathal	•••	•••	Katahal	122.333	•••	Artocarpus integrifolia.		
Cend	•••	•••	25			Diospyros melanoxylon.		
Chajur Kul	•••	• • •	- Visit		活》	Phœnix sylvestris.		
	• • •	•••	Bair T		South	Zizyphus Jujuba.		
Cusum Jahul	•••	•••	68		277	Schleichera trijuga.		
	•••	•••	Mahua 🤻		<i>***</i> ··· ·	Bassia latifolia.		
Vim Pakur	•••	•••	Pakar		1	Melia indica.		
akur Palas	***	•••	Paras -	1999 55	1	Figure infectoria.		
ratas Pial	•••	•••	raras		100	Butea frondosa.		
Pipal	•••	•••	Æ			Buchanania latifolia.		
l ipai Sal	•••	• ••	Sakhua		le sal	Ficus religiosa.		
atsar	•••	•••	Sakiiua	Andrew P		Shorea robusta.		
idha	•••	•••	í	तद्यक्षत्र स	74 S	Dalbergia latifolia.		
ihora	•••	•••	Sihor	***		Lagerstromia parviflora.		
Simul	• • •	•••	Semar	•••	•••	Streblus asper. Bombax malabaricum.		
Bisu.	•••	•••	OCHIAL	***	•••	Dalbergia Sissoo.		
Tal		•••	Tar	***				
retul	•••	•••	Indi Imli	•••		Borassus flabelliformis. Tamarindus indica.		

INDEX.

Subject	cit.						PAGE OR APPENDIX.
			A				Grindhin.
About simple and aggain boni	ain ala		***	•••		•••	14
Aboriginals and quasi-abori Abwabs (rakumat)	Rimara	•••	•••	•••	***	•••	67
Acknowledgments		•••	•••	•••	•••	•••	132
Adhbatai (Adhbhag)		•••	•••	•••	***	•••	65
Adopted stations	•••	•••	•••	•••	•••	•••	85
Aghani	•••	•••	£+4	***	***	•••	12, 79, 80
Agrarian disturbances	•••		***	•••	•••	• •••	25
Agricultural classes, their	material	condition	•••	***	• • •	•••	87
Agricultural population	•••	•••	•••	•••	***	•••	15
Agricultural stock list	***	•••	•••	•••	•••	•••	88
Ahars-Bandha	•••	•••	***	•••	***	 , 5, 8	9, 82, 131, 132
'Aidhari Bhag	•••	•••	•••	•••	•••	***	63
Ails	•••	•••	*** .	•••	•••	•••	46
Appeals	•••	5	•••	•••	•••	•••	83, 103
Apportionment of costs	•••	•••	***	•••	•••	•••	125
Anabad malik	•••	•••	•••	•••	•••	***	88, 42
'Anabad sadharam	•••	•••	***	•••	***	•••	59, 60
Area of district	•••	•••	***	•••	•••	•••	1
'Ariat	•••	***	•••	•••	•••	•••	41, 56, 70
'Atrope	•••	•••	•••	•••	•••	•••	75, 131
'Attestation (and attested	rent)	•••	•••	•••	•••	•••	41
Average size of a holding	•••	•••	•••	•••	***	***	85
Average size of a plot	•••	•••		•••	•••	***	85, 192
Badha	•••		 B			•••	87, 85
Bahal	•••	65		·	•••	•••	87
Baid					•••	•••	87
Bandh	***	[7,507	1	•••		9, 82, 131, 132
Bankar	***	3	7.7 14		***	•••	71, 72, 73
Bari	•••	•••				•••	37,
Bastu bari	•••	JES		7.0		•••	59
Batai (adhbatai)	•••	(6)			•••	•••	65
Begari or Beth Begari	***	•••	***		***	•••	67, 68
Bhadoi	•••	***		17	***	***	80, 81
Bhumij	•••	***	***	***	116	•••	14, 19
Bigha	•••	•••	•••	•••	•••	***	61
Boundary disputes	•••	•••	•••	•••	•••	***	82, 83
Brahmotar	•••	•••	***	•••	***	•••	53
			C				
Cadastral Survey	•••	•••	•••	***	•••	•••	84
Camping grounds	•••	***	•••	*16	•••	***	9
Castes	•••	•••	•••	•••	•••	•••	14
Cess revaluation	•••	***	•••	***	•••	•••	64
Chaukidar	•••	***	•••	•••	•••	***	17
Check of classification	•••	***	•••	•••	•••	*1*	87
Check of Survey and Kha	napuri	•••	***	•••	***	***	34
Circle Notes	•••	•••	•••	•••	***	***	81
Climate	•••	•••	•••	•••	***	***	7
Colliery Survey	•••	•••	•,•	***	***	•••	47
Colliery villages, record in		•••	•••	***	•••	•••	47
Coal	•••	•••	•••	***	***.	***	10, 25
Communal lands	•••	•••	•••	•••	***	••1	60
Communications	earrices	•••	•••	•••	***	***	8
Commutation of Ghatwali		•••	•••	•••	411	***	112-113
Commutation of prædial c Commutation of produce-r			•••	•••	•••	•••	67
Communation of broades-r	₩1	•••		•••	***	***	104

ii INDEX

Sரை	ECT.						PAGE OR
<i>a</i> 11 <i>a</i> 11 <i>a</i> 11							APPENDIX.
Co-operative Credit Societ	ies	•••	•••	•••	•••	•••	130, 132
Cost of Settlement	•••	•••	•••	•••	•••	***	123
Cost rates	•••	•••	•••	•••	•••	•••	124
Crops and eropped area	•••	•••	•••	•••	•••	•••	44, 45
Crop-cutting experiments Cultivated area	•••	•••	***	•••	•••	•••	80, 81
Customary rights	•••	***	•••	***	•••	•••	38
Costolitary rights	•••	•••	• (•	•••	•••	•••	00
			Ŋ				
Dalton, Colonel	,	•44	à	•••		•••	18, 25
Dar-raiyat (Under-Raiyat)		•••	***	•••	•••	•••	59
Debotar	•••	•••	•••	•••	•••	•••	54
Deforestation	•••	•••	•••	•••	•••	•••	74
Digwars and Digwari ten	ures	•••	•••	•••	•••		108
Dispensaries	•••	•••	•••	•••	•••	•••	7,
Dispossession	•••	•••	***	•••	•••	•••	41
Disputes, boundary	•••	•••	•••	•••	***	•••	82, .33
Disputes at Khanapuri and	d later stag	;e s	•••	•••	•••	•••	86
Documents of the Record	·of·rights	•••	•••	•••	•••	•••	81
Draft publication	•••	•••	•••	•••	•••	•••	42
			E				
Economical conditions			emilian		•••	Tra	9, 88
Emigration		C73)		•••	16
Encumbered Estates		(Z. 188		3		•••	113
Encumbered Estates Act,			y in admin	istration	***	•••	117
Encumbrances on Ghatwa		651		f	•••	•••	111
Enhancement of rents	•••			***	•••	•••	61, 62
Excess area in holdings	•••				•••		86, 91
Excision of illegal enhance	ements	•••		***	•••		62
Exports	•••				•••	•••	10
•		(6.2	F .)		•	
T :		17.1	기사학 취하다				·91—105
Fair rent settlement		- Chataral		***	***	•••	464
Fair rent settlement of ter				•••	•••	•••	80, 181
Fallow	•••	•••	•••	•••		•••	4.0
Finality of the record above	ot rent	•••	•••	•••		•••	12
Finality of the record abo						•••	198
Final publication	•••					•••	42
Fixed rents	•••	•••	•••	•••	•••	•••	51, 64
Food crops	•••	•••	•••	•••	•••		81
Forests and forest rights		•••	•••	•••		•••	68-74
•			G				
Ganda		• • •	***	•••	•••	•••	10
Ghatwali Survey	•••	•••	•••	•••	•••	•••	28
Ghatwais	***	•••	•••	•••	•••	•••	105—112
Gorait (•••	•••	•••	•••	•••	•••	17
Goshwara (Areas distribut			•••	•••	•••	•••	Appendix F.
Grazing fee	• 7 •		•••	•••	•••	•••	70, 71, 72
Gross produce of land		•••	•••	•••	•••	•••	45, 86, 93
			H				
Hakuknama	•••	•••	•••	•••	•••	•••	40
Haritaki	•••	•••	•••	•••	***	•••	88, 69
Hat		•••		•••	•••	•••	9
Headman	•••	•••	•••	•••	•••	•••	16, 40, 97
Headquarters, location of	•••	•••	•••	•••	•••	•••	32
Homesteads	•••	•••	•••	•••	•••	•••	59

	Вовл	eot.						P₄c	18 OÎ	
				Ŧ				APP	en di	K.
Identification	of Ghatwal	i landa	١.,							100
Ijara	or Ghavwar		•••	•••	***	144	***	•••		109
Illegal enhanc		•••	•••	441	•••	•••	•••	•••		55 61
Imports		•••	•••	•••	•••	•••	•••	•40.	10	, 11
Improvements		•••	•••	•••	•••	***	•••	•••		131
Indebtedness	•••	•••	•••	•••	1	•••	•••	•••		181
Irrigation	•••	•••	•••	•••	4	***	•••		00,	82
Issues under	section 86	•••		•••	•••	`.,,	•••	•••		102
				រ						
Jalkar, Jalsasa	9	•••	•••							Ła
Jamabandi	•••	•••	•••	•••	***	***	•**	•••		<i>tβ</i> 115
Jamai swatwa		•••	•••	•••	•••	•••	•••	•••		55
Janch	•••	•••	•••	•••	•••	•••	•••	•••		42
Jungle	•••	•••	•••	•••	•••	•••	•••		RQ	74
Jungleburi (Ju			•••	•••	•••			•••	06	56
Jungle in Che			•••	•••		***	•••	•••		111
Jungle Record			•••	•••	***	***	, 71	, 72, :	195	
				K			, -	<i>,</i> , .		
# . T'										
Kanali	***	***	23.5	110	111	340	***	•••		87
Kanungo	•••	•••	***			***	***	•••	42	49
Khanapuri	•••	•••	••• §		1	***	***	•••		86
Rhanapuri disp		•••	•••		Bear.	***	***	•••		36
Khasra (Plot i	•	•••	***			•••	***	•••		31
Khatian II	. ***	•••	•••		47	3 11	•••	81	, 41	, 72
Kheraj Brahmo	itar	•••	***	1.24	***	***	•••	***		53
Khewat	•••	•••	•••		1200	***	••	•••		81
Khorposh tenur	es	•••				***	••	•••		54
Khuntkatti	•••	•••	•••	指さぎる者	17.	•••	••	•••	89,	97
Kist	•••	•••	•••	(E. 1. F - 7.		***	• (•••		66
Koilapal	•••	•••	•••	***	. • • •	4++		1	17	12C
Korfa raiyats	(Under raiy	ats)	•••	제 경기의 기	47	•••	•	•••	38,	5.8
Korkar	•••	•••	•••	•••	•••	***	4	11, 56,	70,	77,
Kusum	•••	•••	***	•••		***	•••	•••		77
Kut bhag	•••	•••	•••	***	•••	•••	•••	•••		es
				I						
Lac	•••	•••	3	•••	•••	•••	•••	10, 12,	88,	76
Lakheraj			•••	•••	•••	•••	•••	***		53
Landlord's privi		(Zirat)	•••	•••	•••	•••	•••	•••		40
Land Revenue	•••	•••	•••	***	***	***	•••	•••	20,	
Latha	•••	•••	•••	•••	***	**-	•••	•••		48
Laya	•••	•••	•••	•••	•••	•••	•••	•••		17
Limitation of cr	nhance me nt	•••	•••	•••	***	•••	•••	•••		95
Literacy	•••	•••	•••	•••	•••	***	•••	•••		16
				M						
Madhyaswatwa		•••	•••	•••	•••	١	•••	•••		85
Mahatran	•••	•••	•••	•••	•••	•••	•••	•••		54
Mahua or Moh	ul	•••	•••	•••	•••	•••	•••	•••	69,	76
Maintenance	•••	•••	•••	•••	•••	•••	•••	•••		54
Mal Jagir tenur	68	•••	•••	•••	***	•••	•••	•••		51
Malkatas	•••	•••	•••	•••	• • •	•••	•••	•••		60
Mangan	•••	•••	•••	200	•••	•••	•••	•••		66
Manjhi	****	•••	•••	•••	•••	•••	•••	•••		98
Manki	• > •	•••	•••	>••	•••	•••	•••	•••	40,	55
Mankiari tenure	3 6	4	T	400	•••	•••	•••	•••		55
Man lands	•••	•	***	***	•••	•••	•••	•••		40
Manures	1.	•	>66	REV	•••	•••	•••	•••		88

iy Index

	Subj	ECT.						Page on Appendix.
Мара				•••	•••	•••	•••	Appendix A.
Markets		•••	•••	***	•••	•••		9
Material conditi	ion of the		•••	201		•••	•••	68
Matha			•••	***	•••	***	***	120—122
Measurement—		•••			•••	•••	•••	61
Milan Khasra			•••	***		***		78, Appendix D.
Miscellaneous re		•••	•••	***	•••			co
Missionaries						•••	•••	
Mistake list		•••	•••	- •••	***	•••	•••	0.5
Mogli				•••	***	•••	•••	0.4
•	•••		•••	•••	•••	•••	•••	64 89, Appendix I.
Mortgages Mukarrari tenu	***	•••	•••	•••	•••	•••		
		•••	***	•••	•••	•••	•••	51
Mundari Khunt			***	•••	•••	•••	•••	55
Municipalities,	-		•••	•••	•••	•••	•••	81
Munsifs, Train	_	•••	•••	***	•••	•••	•••	49
Mutations	•••	•••	•••	•••	***	•••	•••	57
Mutiny	•••	•••	•••	***	***	•••	•••	23
A				${f N}$				
Naya	•••	•••		***	***			17
Notifications	•••	•••	•••	•••	•••	•••	•••	80, Appendix C.
Tyoumcauona	•••	•••	***		***	***	***	oo, Appendix O.
				.0				
Objections under		3	•••	•••	•••	•••	•••	42
Occupancy righ			•••	THE STATE OF	•••	***	***	88
Occupancy right						•••	•••	68
Officers who wo	rked in M	anbhum	Settlen	ent		•••		139, Appendix B.
Oil-seeds	•••	,	•••		200	•••	•••	81
Outturn of pade	ly per acre	e	•••		,	•••	•••	Appendix II.
				R				
Palas (Paras)	•••	•••	•••	A College of the Coll	***	•••	•••	69, 76
Pan	•••	•••	•••			•••	•••	61
Panchak	•••	***	•••		J	•••	•••	58, 64
Parankar	•••	•••	•••	111	***	•••	•••	65
Parcha	•••	•••	•••	सन्दर्भनी नावन	***	***	•••	42
Pargana	•••	•••	***	***	•••	***	•••	6
Partal	•••	•••	•••	•••	•••	•••	•••	84
Paseri	•••	•••		•••	•••	•••	•••	10
Patni	•••	•••	•••	•••	•••	•••	•••	51
Permanent Sett	lement		•••	•••	•••	•••	•••	21
Plot	,	•••	•••	•••	•••	***	•••	35
Plough	•••	•••	•••		•••	•••	•••	88
Police Stations		•••	•••	•••	•••	•••		2
Population		•••	•••	•••	•••	***		12—16
Population of t				•••	•••	•••	***	13
Post offices		•••	•••	•••	•••	•••	•••	9
Poultry farming		•••	•••	•••	•••	•••		132
Pradhan	•••	•••	•••	•••	• • •	•••		16, 40, 97
Prædial conditio				•••	•••	•••	•••	66, 67
Primogeniture			•••	•••	•••	•••	•••	26
Principles of fai			•••			•••		91
Privileged lands				•••		•••		40
Produce of rice			•••	•••		•••		44, Appendix H.
Produce-rents	e-mark			•••		•••	•••	65
Produce-rents,	Commitati	ion of	•••		•••		•••	104
		OH OI	***	•••	•••	•••		0" 00
Progressive enhance			•••	•••	•••	•••	•••	คก
Progress of the			•••	•••	•••	•••	•••	× 7#
Protected forest	a	•••	•••	•••	•••	•••	•••	0, 73
				${f R}$				
Rabi		•••		•••	•••	•••	•••	79
Railway milan		•••		•••			•••	46
Railways	•••	•••	•••	•••		•••	•••	8
Rainfall		•••		•••	•••	•••		8

INDEX

S	Subject.						GE OB
							APPENDIX.
Rakhats	•••	•••	•••	•••	***	•••	68
Rakumats	•••	•••	¥14	•••	•••	•••	66
Rate report	•••	***	Fi + 17	•••	•••	•••	118, 120
Rates of rent in fair	rent settlement	•••	100	•••	•••	•••	104
Recess, Cadastral and		•••	•••	•••	•••	•••	82
Reclamation	***	5 -4	654	• • •	•••	•••	41, 56, 70, 77
Reclamation, rights of		•••	***		,	•••	70
Reclaiming tenures	•••	•••	•••		•••		56
Record-of-rights, Fina		•••	•••	•••	• • •	•••	198
Record deposited in t					•••		31
Recovery of costs		•••			•••	•••	124
Reduction of rent	•••		•••		•••	•••	97.
T. 1.		•••	•••				61
	•••	•••	•••	•••	•••		93
Relative values	•••	•••	•••	•••	•••	•••	40
Rent enhancement	•••	•••	•••	•••	•••	•••	
Rent free claims	•••	•••	***	•••	•••	•••	CC
Rent of ariat	•••	•••	* ***	•••	•••	•••	\$6
Rent of Bastu	•••	•••	•••	•••	•••	•••	59
Rent of trees	•••	•••	***	•••	•••	•••	92, 120, 122
Rent proceedings	•••	•••	•••	•••	•••	•••	88
Rent Receipts	•••	•••	•••	•••	•••	•••	41
Results of Scttlement	·	•••	•••	***	***	•••	128—132
Revenue Free lands	•••	•••	•••	•••	•••	•••	26
Revenue Survey	•••	•••	•••	•••	***	•••	24
Revision (under section	ons 89 and 90)		•••	•••		•••	105
Rice land	•••	•	(F) 000 (7)	•••	•••	•••	97
Rights of grazing	•••	• • •	and the think	1 * 4	***	•••	71, 78
Rights of Timber for o		ricu	ltural purposes	2	•••	•••	69, 71, 72, 204
Rivers	•••	***			914	•••	4
Roads	•••	•••			•••	•••	8
Road Coss	•••	•••		•••	•••	•••	64, 67
Safai	•••	17676			***	•••	42, 43, 44
Sajha	•••	•••		114	***	•••	e5
Salami	•••	•••	had		***	•••	61
Sale of Panchet	•••	***	이 아이 말았다.	419	***	***	22
Sales and mortgages	of tenures	•••	***	•••	•••	•••	57
Santals, unrest among		***	•••		•••		23, 25, 71
Scarcity	•••	,	•••	***	•••	•••	12
Sebait	•••	•••	•••	•••	• •••	•••	54
Seer	***	•••	•••	•••	•••	• • •	10
Service holdings (Sec		•••	***		•••		59
Settled Raiyat	•••	•••	•••	1774	•••'	•••	58
Sirdar Ghatwals	•••	•••	•••		•••	•••	107
Statistics	•••		•••	•••			70 00
(1) · ·		•••			•••	•••	ro.
G. 1 11 .	•••	•••	•••	•••	•••	• * •	90
Stock-list Sub-infeudation	•••	•••	•••	•••	•••	•••	FA
	***	•••	•••	•••	•••	•••	
Sugarcane	***	•••	•••	•••	•••	•••	81, 84
Suits	•••	•••	•••	•••	***	•••	105
Suspension of rents	•••	•••	•••	•••	•••	•••	41
Swatwalipi of Pradha	ins	•••	•••	•••	•••	•••	40
			T				
Tabedars	•••	¥ • •	•••		•••	•••	106, 107, 113
Tasar	•••	•••	•••	•••	•••	•••	70
Telegraph offices	***	•••		•••	•••	•••	9
Tenures		•••	•••	•••	•••	•••	49
Tenures, Alienability	of	• • •	•••	•••	•••	•••	57
Terij							¢.4
Mark	•••	•••	•••	•••	•••	•••	61
Test cases	•••	•••	***	•••	•••	•••	91
Thanas Transfers, legal and i	•••						

	SUBJ	eot.						Page Apper	
Traverse Surve	y	•••	١	¥11	•••	116	***	•••	29
Trees (and timi	ber)—Custo	mary righ	ts of raiyat	ив	***	•••	68,	70,	71, 195
Trijunctions	•••	•••	•••	•••	•••	•••	•••	•••	85
				U,					
Udbastu	•••	•••	•••		***	•••	***	•••	37:
Uncultivable ar		•••	•••	•••	•••	•••	•••	•••	80
Under-raiyats (Korfa-raiye	at)	***	•••	•••	•••	•••	•••	38, 58
Unit rate	•••	•••	316		•••	•••	•••	•••	94.
Units of land		•••	***	***	•••	•••	•••	•••	61
Use of the Re	cord-of-righ	ats	•••	•••	•••	•••	•••	•••• 1	198, 199
				V					
Villages, Numl	oer of.	•••	•••	•••	•••		•••	***	27,
Village notes	•••	***	hee.	•••	•••	•••	•••	***	81
Village officials	•••	***	***	•••	•••	•••	•••	•••	16, 17
				.Wi					
Wages	500	3.0	TT+	•••	Tee	***	•••	***	87
Weights	•••	***	1 544	***	bee	***	•••	300	10
			7. 26.	Z					
Zirat	•••	199	AV1		3+4	***	***	4**	40
			رغابي						

सन्द्रमंद्र नयने

DEPARTMENT OF LAND RECORDS AND SURVEYS, BIHAR AND ORISSA.

No. 3895.

FROM

A. D. TUCKEY, Esq., i.e.s.,
DIRECTOR OF LAND RECORDS AND SURVEYS,
BIHAR AND ORISSA.

To

THE SECRETARY TO THE BOARD OF REVENUE,
BIHAR AND ORISSA.

Dated Patna, the 16th August 1927.

Subject.—Final report on the survey and settlement operations in the district of Manbhum.

SIR,

I have the honour to submit the final report on the survey and settlement operations in the district of Manbhum written by Mr. B. K. Gokhale, i.c.s.

The cadastral survey of the district began in November, 1918, and the settlement was closed in February, 1926. Mr. T. W. Bridge for one year, I for over two years and Mr. Gokhale for over three years were the Settlement Officers.

- 2. Area and population.—The total area of Manbhum is 4,095 square miles. Two parganas, Barahabhum and Patkum, had been settled in 1908-10 in advance of the district operations leaving an area of 3,161 square miles completed in the present operations. 52 per cent. of the district area is under cultivation. The population is 1,548,777 or 378 persons to the square mile, an average double that of the other districts of Chota Nagpur. Ninety-two per cent. of the people are returned as Hindus but about half of them are of aboriginal and semi-aboriginal tribes and castes. 72 per cent. of the people are dependent on agriculture, the proportion being lower than in other districts owing to the large industrial population of the colliery area. Rice is by far the largest crop, and rice, coal and lac rank as the three most important products of the district.
- 3. Manbhum and Palamau.—The Manbhum settlement presents an interesting contrast to the preceding settlement of Palamau and was marked by a complete absence of controversy on questions of policy and procedure, and by entirely harmonious co-operation between the settlement and district officials. In Palamau we found an undeveloped country; high rents illegally enhanced; a depressed peasantry; a wide disregard of tenant rights; powerful landlords whose aim was to cultivate the land themselves with the help of serfs and forced labour rather than to encourage its cultivation by tenants, and who put up a determined and organized opposition to the enforcement of the tenancy law and the resulting curtailment of their privileges. In Manbhum the tenants' position was found to be very much stronger. Rents were low and had seldom been illegally enhanced; rent receipts are ordinarily granted, and occupancy rights are real and are seldom disturbed. Begari is practically non-existent and rakumats are insignificant. Kamias were not found

[No. 105 D.L.R.]

at all. A few instances of very high-handed oppression by landlords came to notice, but these were exceptions and on the whole the balance of power inclined slightly to the tenants rather than to the landlords.

The demand for labour in the collieries probably had a good deal to do with getting rid of begari and serfdom, but the character of the landlords and tenants has also affected their relations considerably.

About half the population consists of aboriginal or semi-aboriginal castes and these castes have exhibited great powers of resistance to any attempt at rack renting by their landlords, while the latter, many of them of the same aboriginal stock, have not given evidence of either the strength or the harshness of landlords in most other districts. Tenancies for reclamation have always, by the custom of the district, been given on very liberal terms, and the irrigation works on which the rice crop largely depends, and which in number and extent are far superior to those in other Chota Nagpur districts, have been made by the reclaiming tenants. In fact the development of the district has been almost entirely due to the raiyats, who have been enabled to carry it out without much interference or restriction, owing to liberal treatment and lack of efficiency on the part of the landlords, whose point of view throughout has been to get as much cash down as possible in the way of salami and not to worry much about rents or the control of their estates. The results have been excellent on the whole and the comparison of Manbhum and the Kolhan estate in Singhbhum on the one hand with Palamau and north Hazaribagh on the other, is strong evidence that the proper development of Chota Nagpur at least depends on the tenants being given, or being strong enough to obtain and keep security of tenure and freedom from rack renting and forced labour. The necessity of enacting and enforcing the tenancy legislation to secure these objects is amply justified and the notion, held by many and easy to support by argument, that the Indian peasant needs the imposition of a high economic rent to overcome his laziness and spur him to exertion finds no support whatever in the development of Chota Nagpur.

- 4. Programme.—The history of the district has been summarised in chapter III from the account in the Gazetteer, research having failed to find any fresh material. Chapter IV describes the settlement proceedings. The work was divided into a four year survey programme but an extra year was taken as in 1921-22 it was found necessary to cut down the survey to one-third and the attestation to two-thirds of the programme. The number of plots and in consequence the amount of work to be done had been largely above the estimate, and neither the funds nor the staff were available to carry through the full programme. In the Sadr subdivision the record was written in Bengali; in Dhanbad after considerable discussion Bengali was chosen for the record of thanas Nirsha and Tundi and Hindi for that of thanas Gobindpur, Jharia and Topchanchi. The total number of plots dealt with was 5,076,599, an average of over 10 lakhs a year. Boundary disputes were heavy, and in the colliery area of great importance and difficulty. Classification of land was not difficult. The classification adopted, comprising three classes of rice land and three classes of upland, agreed well with the popular ideas, and was seldom disputed.
- 5. Rent proceedings.—The rent proceedings and framing of the record of customary rights described in paragraphs 70 and 71 of the report were conducted with care and considerable elaboration. These proceedings are a very important part of the record, and if consulted in rent suits and cases in which customary rights are involved should prove of great help to the courts.
- 6. Customary rights.—Occupancy rights were admitted to accrue at once when land was settled at a cash rent with a tenant of any kind. Salami was practically always paid and there was no question but that occupancy rights then accrued. That twelve years' possession of land in the village made any difference to the rights of a raiyat in land in which he took settlement was entirely foreign to the custom prevailing. In tenancies held at ordinary half produce rents no occupancy rights were recognized,

but they accrued by custom when the rent was a fixed produce rent (kut-bhag) and salami had been taken at the inception of the tenancy.

The landlord's permission was always required for reclamation of jungle or waste land, but permission was freely granted and the terms of reclamation leases were liberal, a permanent remission of six annas in the rupee from what was considered a fair rent being usually allowed for reclaimed rice land, apart from temporary remissions while the reclamation was in progress, while tanks and bandhs constructed by the reclaimer were not assessed to rent at all. Khuntkatti rights were negligible, being recorded in 415 holdings in 88 villages, while village headmen were found only in 80 villages.

- 7. Landlords' privileged lands.—The Bihar idea of landlord's private lands, in which special privileges existed was not found to be prevalent. Lands known as man lands were often claimed to be privileged, but all the lands at the disposal of the landlord, including purchased or abandoned raivati land, were usually so described, and it was only in lands admittedly reclaimed by the landlords themselves that special rights really were recognized. The area found to be privileged was quite insignificant, only 453 acres.
- 8. Rent attestation and incidents of tenancy.—Paragraph 75 deals with the attestation of rent and describes the special incidents of tenancy which were recorded in the khatians. The legally payable rent was easier to determine than in other districts, as rent receipts were usually obtainable, and there had not been much illegal enhancement since 1910, when the Chota Nagpur Tenancy Act came into force in the district.
- 9. New method of final publication.—Paragraph 77 describes the new method of final publication which was adopted from Bengal and introduced for the first time towards the end of the settlement. It has the advantage of saving both expense and harassment to the parties and of placing in their hands, provided that they pay their settlement costs in due time, their certified copies of the record during the period in which suits and applications for settlement of fair rent have to be filed. The old system provided an additional opportunity for correcting mistakes in the records, but it added to the length and cost of the operations and made it necessary for landlords who wished to apply for fair rent settlement to incur the expense of obtaining additional copies of the record on which to base their applications.
- 10. Strain on officers and staff.—The excess of the number of plots over the estimate, the difficulties of a change of the language of the record from Hindi to Bengali in the beginning and back again to Hindi in the last year, and, as Mr. Gokhale notes in paragraph 78, the elaborate procedure which was largely a heritage from Palamau, where the settlement findings were the subject of attack by the local authorities as well as by the zamindars, resulted in the field work, particularly at the attestation stage, being unduly prolonged. This was a very severe strain on the officers and staff, in a district where the hot weather is unusually severe.
- 11. Survey of the colliery area.—The survey in the colliery area is described in paragraph 84 and the record of the rights of mine owners in paragraph 85. The detailed survey should prove very useful, but changes occur so quickly that it is difficult to say that any pit-heads, inclines, etc., are not of a temporary character. A scientific relay of all the revenue survey boundaries of villages throughout the colliery area would have been much appreciated by the mine owners but this would have to have been done by the survey department and would have been very expensive. The cost could not in fairness have been added to the general cost of the operations, and the mine owners did not realise its importance early enough, and would not in any case, I believe, have agreed to pay the cost. The relay of revenue survey boundaries which was done in boundary dispute cases by the settlement department can only be called an approximation. No really accurate

relay can be done without a comparative map being first prepared for the whole area co-ordinating the revenue survey traverse with the new traverse survey.

- 12. The teaching of mensuration.—In paragraph 88 Mr. Gokhale draws attention to the necessity of teaching mensuration to the people, if the full value of the survey and record is to be obtained. This has already been recommended by Mr. Sifton in the Hazaribagh report, and I endorse the recommendation. Manbhum has the great advantage of starting with the acre system, the old ideas of land measurement being too vague to have established any real hold, except, apparently, over the Manager of the Encumbered estates.
- 13. Tenures.—In chapter V an excellent description is given of the tenures found in the district. In the Panchet and Manbazar estates which cover one-third of the district only six per cent. of the villages are khas, and the extent to which the zamindars have bartered their estates for salami can be seen from the figures. There are 28,794 permanent tenures rentfree or at fixed rents, 7,804 permanent tenures with rents which are liable to enhancement, and only 644 temporary tenures. This state of affairs has however had a good effect in the development of the district, as it is the temporary thikadar or ijaradar who, having no permanent interest in his tenure, does the most harm in endeavouring to make as much out of it as he can, during the period of his lease, while if he renews the lease his own rent is raised, leaving him to extract the excess illegally cut of the raiyats if he can, for he cannot do it legally.
- 14. Status and rent.—These subjects are dealt with in chapter VI. Settled raiyats form the bulk of the cultivators and hold 81 per cent. of the rice land and 83 per cent. of the upland. Their rents are, in the main, cash lump rents without any recognised rates or measured areas. The amount of land held on produce rent, 21,000 acres, is less than 3 per cent. of the cultivated area. Sālami is almost always taken for settlement of land on a cash rent. Paragraph 116 gives some instances of illegal rent enhancements by force. They are of the usual unpleasant nature, but fortunately were not numerous. Paragraph 120 shows of what great use the road cess returns were found in deciding disputes concerning rent and praedial conditions.
- 15. Produce rents.—Paragraph 123 describes the three main kinds of produce rent in vogue, all of which consist of division of the crop, the system of appraisement not being found at all. The aidhari-bhag system, found mainly along the Bankura border, is of interest and is like the krisani system met with in the Santal Parganas but is more favourable to the cultivator. In both the landlord supplies the seed, ploughs and bullocks, and takes two-thirds of the crop, but while in the Santal Parganas the cultivator has to pay 50 per cent. interest for rice taken on loan, in Manbhum he obtains without interest an advance of paddy sufficient to provide him with food, and in some cases daily wages for his work as well.

In the Jharia estate the tenants paid a small quantity of paddy in addition to a cash rent. This case is mainly interesting in drawing attention to the great weakness of the Bengal and Orissa Tenancy Acts in not affording any protection to raiyats holding on produce rents, even where the bulk of the rent is cash. Under all three Tenancy Acts a rent which is paid partly in cash and partly in kind is classed as a produce rent, and not as a money rent, and is thus not protected by the sections which limit and restrict enhancement of money rents. Under section 61 of the Chota Nagpur Tenancy Act, a produce rent cannot be altered at all except by commutation to a money rent under that section, but neither the Bengal Tenancy Act nor the Orissa Tenancy Act contains any such provision, and not only pure produce rents but also rents of the nature here described, of which the greater part is a money rent, could apparently be enhanced at any time without limit or restriction in Bihar or in Orissa. It is, in my opinion,

a matter for the very serious consideration of Government, whether the provisions of section 61 of the Chota Nagpur Tenancy Act should not be introduced into the other two Acts when any amendment of them is taken up.

- 16. Praedial conditions.—These are described in paragraphs 127 to 130. Rakumats or abwabs and begari which had been recognised by local custom prior to 1910 had to be commuted under chapter XIII of the Chota Nagpur Tenancy Act. Rakumats had seldom been claimed in rent suits or shown in the road cess returns. They were collected more as voluntary subscriptions for religious worship than as payment to the landlord, and were disallowed in practically in all cases. Begari was seldom claimed, and where it was claimed it was usually admitted that the cash value of the food supplied was as much as or more than the daily wage of a labourer so that few additions to the rent were made by its commutation.
- 17. Trees and jungle.—The area of jungle was 422 square miles of which 163 square miles were recorded as culturable. There is little jungle of any value left, and the rights in jungle were not greatly disputed. In the open scrub jungle the tenants have usually full rights to take jungle produce free, but in the rakh or reserved jungle of the landlords, which is sold by auction at intervals, they have only rights of grazing. This is free everywhere. Nowhere except in the Santali villages of the Tundi estate, where the rights were enquired into and recorded as long ago as 1880. have the raiyats the right to reclaim without permission. The jungle rights in Tundi which had been for long a source of dispute are discussed in paragraph 140. They were recorded in a special khatian. Outside the jungles the tenants are admitted to have full rights in athrope trees, planted or nurtured by them on their holdings. In paragraph 142 Mr. Gokhale discusses the responsibility for the destruction of jungle. As he points out, the destruction of jungle in Manbhum, where there was no record-of-rights, had for economic reasons proceeded much faster than in any other district in Chota Nagpur. Hazaribagh and Palamau are likely to develop rapidly in the near future owing to the opening up of collieries and railways, and there is little hope that jungle destruction will not be rapid there also. The reservation of forest under Government control is the only hope for the conservation of any of it under present conditions.

In paragraph 144 a useful estimate of the number of mahua trees and lac bearing trees is given, and in paragraph 145 future possibilities are discussed. I think that to say that the extension of rice land is no longer an economic proposition is an overstatement, particularly in the south east of the district. Planting trees on the wasteland is without doubt an object to be aimed at, but whether trees will grow on the arid uplands of Manbhum with the amount of care that the ordinary raiyat is likely to give to their up-bringing is much more doubtful.

18. Statistics.—The statistics discussed in Chapter VIII of the report do not call for much further comment. Rice dwarfs every other crop in the district into unimportance, occupying three-fifths of the cultivated area. Of the rice land 12 per cent. is first class, 22 per cent. second class and 66 per cent third class. The average produce of the three classes is estimated at 27, 17 and 9 maunds respectively of paddy per acre. Now that the figures for each class are known, it would enable a much closer approximation to be made of the yield of the area, if the district forecasts of the percentage of the yield on the normal were made separately for each class. There is a very marked difference in the variations from the normal between the three classes, first class land not varying by more than 25 per cent. either way, while third class may vary by 100 per cent. Again the yield of first class land will probably be below the normal in a year of excessive rainfall in which that of third class may be 200 per cent. of the normal. The results of Mr. Hubback's scheme of random sampling of rice, which was tried at the end of the settlement by means of a large number of very small cuttings selected by chance, agreed well with the old method of cutting one-tenth of an acre

a matter for the very serious consideration of Government, whether the provisions of section 61 of the Chota Nagpur Tenancy Act should not be introduced into the other two Acts when any amendment of them is taken up.

- 16. Praedial conditions.—These are described in paragraphs 127 to 130. Rakumats or abwabs and begari which had been recognised by local custom prior to 1910 had to be commuted under chapter XIII of the Chota Nagpur Tenancy Act. Rakumats had seldom been claimed in rent suits or shown in the road cess returns. They were collected more as voluntary subscriptions for religious worship than as payment to the landlord, and were disallowed in practically in all cases. Begari was seldom claimed, and where it was claimed it was usually admitted that the cash value of the food supplied was as much as or more than the daily wage of a labourer so that few additions to the rent were made by its commutation.
- 17. Trees and jungle.—The area of jungle was 422 square miles of which 163 square miles were recorded as culturable. There is little jungle of any value left, and the rights in jungle were not greatly disputed. In the open scrub jungle the tenants have usually full rights to take jungle produce free, but in the rakh or reserved jungle of the landlords, which is sold by auction at intervals, they have only rights of grazing. This is free everywhere. Nowhere except in the Santali villages of the Tundi estate, where the rights were enquired into and recorded as long ago as 1880. have the raiyats the right to reclaim without permission. The jungle rights in Tundi which had been for long a source of dispute are discussed in paragraph 140. They were recorded in a special khatian. Outside the jungles the tenants are admitted to have full rights in athrope trees, planted or nurtured by them on their holdings. In paragraph 142 Mr. Gokhale discusses the responsibility for the destruction of jungle. As he points out, the destruction of jungle in Manbhum, where there was no record-of-rights, had for economic reasons proceeded much faster than in any other district in Chota Nagpur. Hazaribagh and Palamau are likely to develop rapidly in the near future owing to the opening up of collieries and railways, and there is little hope that jungle destruction will not be rapid there also. The reservation of forest under Government control is the only hope for the conservation of any of it under present conditions.

In paragraph 144 a useful estimate of the number of mahua trees and lac bearing trees is given, and in paragraph 145 future possibilities are discussed. I think that to say that the extension of rice land is no longer an economic proposition is an overstatement, particularly in the south east of the district. Planting trees on the wasteland is without doubt an object to be aimed at, but whether trees will grow on the arid uplands of Manbhum with the amount of care that the ordinary raiyat is likely to give to their up-bringing is much more doubtful.

18. Statistics.—The statistics discussed in Chapter VIII of the report do not call for much further comment. Rice dwarfs every other crop in the district into unimportance, occupying three-fifths of the cultivated area. Of the rice land 12 per cent. is first class, 22 per cent. second class and 66 per cent third class. The average produce of the three classes is estimated at 27, 17 and 9 maunds respectively of paddy per acre. Now that the figures for each class are known, it would enable a much closer approximation to be made of the yield of the area, if the district forecasts of the percentage of the yield on the normal were made separately for each class. There is a very marked difference in the variations from the normal between the three classes, first class land not varying by more than 25 per cent. either way, while third class may vary by 100 per cent. Again the yield of first class land will probably be below the normal in a year of excessive rainfall in which that of third class may be 200 per cent. of the normal. The results of Mr. Hubback's scheme of random sampling of rice, which was tried at the end of the settlement by means of a large number of very small cuttings selected by chance, agreed well with the old method of cutting one-tenth of an acre

in tha of Manbhum. In Manbhum the system is not required any longer for the protection of tenants and it is difficult to see any justification for its continuance.

- 23 Temporarily-settled estates.—The revision of the revenue assessment of the two small temporarily-settled estates of Koilapal and Matha was carried out in the settlement, and is dealt with in chapter IX. Government lost heavily in the result, as the increase in revenue was quite insufficient to pay for the cost of the work which was borne entirely by Government. I agree that it will not be worthwhile to undertake any further revision of these settlements unless a proportion of the cost is borne by the settlement holders.
- 24. Cost of the Settlement.—The total net cost of the settlement was Rs. 26,14,599 which amounts to Rs 827 per square mile, or Rs. 51 per 100 The cost rate is high and the principal reasons for this are given in paragraph 219. One-quarter of the cost was paid by Government, following the usual practice in original operations. Unfortunately the estimate of the cost on which the recovery from the landlords and tenants was based, exceeded the actual cost and resulted in an excess recovery of Rs. 1,83,724. The excess was primarily due to the quickening of the operations by the recovery of the costs of blocks D and E together and the new method of final publication, by the unexpectedly large income from court and process fees for fair rent settlement, and by the operations in Dhanbad going through much more easily and cheaply than was expected. The excess recovery is to be regretted but it is difficult to estimate the costs accurately in advance, though it is essential to make the estimate in advance, both in order to recover as early as possible the money which Government have advanced, and to keep the actual costs as low as possible. Mr. Gokhale has made some suggestions for using part of the excess recovery for the benefit of the district.
- 25. Transfers by raiyats.—In paragraph 226 Mr. Gokhale discusses the working of section 46 of the Chota Nagpur Tenancy Act, and some of the legal difficulties involved. The problem of transfers by raiyats has engaged the attention of Government in all parts of the province, and is not capable of any simple solution. In Chota Nagpur section 46 does not provide the raiyat with the full protection against himself which the law intended, as he can evade its provision by arranging to surrender the land sold to the landlord, who will, for a handsome consideration, resettle it with the purchaser. If the prohibition is relaxed by rules made under section 46 (b) the conflict between the new section 23 (a), which gives a right of legal transfer without fee to the occupancy raiyat, and the provisions of section 46 (2) still remains. In the colliery area, where, as pointed out in paragraph 227, the settlement was too late by twenty years to protect the interests of the agriculturists, the prohibition of transfers by raiyats had the effect of preventing them from obtaining proper compensation for the loss of their lands without having much effect in preventing that loss. Government have already introduced the legislation considered desirable to remedy this state of affairs and to enable the coal industry to obtain expeditiously land necessary to it.
- 26. Conclusion.—The Manbhum settlement completes the original district settlement operations of the province. Mr. Gokhale has done six years excellent work in the settlement, showing ability and devotion to duty of a high order. He has written a valuable and interesting report, and I recommend to the notice of the Board and of Government the good work done by him and by those officers whom he has named, particularly Rai Sahib Basanta Kumar Ray and Babu Rai Hardatta Prasad.

I have the honour to be,

SIR,

Your most obedient servant,

A. D. TUCKEY,

Director of Land Records and Surveys.

BOARD OF REVENUE, BIHAR AND ORISSA.

No. 17-152-2.

FROM

RAI BAHADUR C. C. MUKHARJI, SECRETARY TO THE BOARD OF REVENUE.

To

THE SECRETARY TO THE GOVERNMENT OF BIHAR AND ORISSA, REVENUE DEPARTMENT.

Dated Patna, the 31st January 1928.

SIR,

Under rule 506, Chapter XXX of the Bihar and Orissa Survey and Settlement Manual, 1927, I am directed to forward the final report of the survey and settlement operations in the district of Manbhum written by Mr. B. K. Gokhale, late Settlement Officer, together with a copy of a review written by Mr. Tuckey, the Director of Land Records. The operations were finished in February 1926 but there was considerable delay in passing the report through the press owing to Mr. Gokhale taking long leave to England. The report might have been somewhat condensed, but the Board agreed under rule 509 of the Settlement Manual to the report exceeding 120 pages, since to compress it would have meant further delay.

- 2. Paragraph 3 of the report.—The proposal to make Dhanbad a separate district has been abandoned.
- 3. Paragraph 18.—The conditions in 1918 are not quite accurately described. There was acute scarcity in the district owing to the impossibility of obtaining grain. For some months grain was imported from Bankura, although famine had actually been declared in Bankura. Subsequently the situation was relieved by the efforts of the late Vice-Chairman, Rai Bahadur Sarat Chandra Sen, who imported rice on behalf of the district board from Burma. Relief works were useless, since it was not money that the people required but grain.
- 4. Paragraph 22.—As compared with the figures in the Gazetteer, the increase in the number of Santals and Bauris is remarkable. The decrease in the Bhumij from 109,016 to 92,194 would seem to be due, as stated by Mr. Gokhale, to the fact that so many returned themselves as Rajputs.
- 5. The word "Chuar" used in paragraph 34 and elsewhere was apparently originally a nickname given to the Bhumij bandits of Manbhum about the time of the British occupation.
- 6. Paragraphs 80 to 82 and paragraph 171.—The high outturn of paddy from bahal lands is remarkable but it is to be noted that bahal lands form only a small proportion, estimated by the Director of Land Records at 12 per cent. of the paddy lands in the district.
- 7. Paragraph 106.—This paragraph is important as describing the law as it stands with regard to the rights to minerals. As regards the digwari case in Kendua mentioned, the Board referred the question to Government whether any alterations should be made in the Manbhum record-of-rights in

- consequence of the decision of the Privy Council. Government in Babu R. C. Das Gupta's no. 1079—S-12-R, dated the 29th January 1927, decided that no steps should be taken to alter the reco
- 8. Paragraph 115.—It is stated that extraordinary few bandhs in the district have been found to be constructed by the landlords. The Board is not quite sure how this is to be reconciled with the statement in paragraph 231(1), page 133 of the report Apparently Mr. Gokhale's view is that the old bandhs constructed by zamindars have been allowed to fall into disrepair and the new bandhs, that now exist, have nearly all been constructed by the tenants.
- 9. Paragraphs 130 and 166.—Mr. Gokhale calls attention to the landlords' fear of their tenants. The Bhumij is addicted to crime and participates freely in dacoities. Oppression on the part of landlords is therefore not to be expected.
- 10. Paragraph 133.—The question of the form of jungle khatian was referred to the Board in 1917, when it was decided that the Palamau khatian should be accepted with the addition of a clause declaring that the rights of the tenants "must always be exercised in a reasonable manner." There was no occasion for controversy in this district, as the destruction of jungle had already been accomplished and Manbhum, like the Santal Parganas, was generally referred to as an awful warning. Mr. Gokhale confirms what is now clear, that all over the province neither zamindars nor raiyats can be prevailed upon to understand the importance of preserving jungle and any attempt to make them understand is useless. Jungle will always be destroyed by both zamindars and raiyats for the sake of an immediate pecuniary advantage, regardless of the future. An attempt is being made by the Court of Wards to preserve 13,403 acres of jungle in the Barabhum, Jaipur, Kalimati, Mudali and Taralal estates, which are under management, but the attempt is attended with many difficulties.
- 11. Paragraph 134.—Haritaki is the myrabolam, which is used chiefly as a tanning extract.
- 12. Footnote, page 69.—The Board would have preferred that the words mahua and bair should have been used throughout instead of mahul and kul, but understands that the latter words only are in use in the Manbhum district.
- 13. Paragraph 145.—The Board is afraid that Mr. Gokhale's suggestions are impracticable and any attempt to preach the benefit of tree-planting would be likely to meet with less success in Manbhum than in any other district of the province owing to the character of the people.
- obtained in rent by landlords has varied from 2 to 4 annas in the rupee and enhancement was limited as stated in paragraph 173. The Board considers that in the circumstances the landlords have received a substantial enhancement and are fortunate as compared with the landholders after the settlement in Ranchi, but in view of the huge increase in the value of food-grains the Board considers it is rather an overstatement to describe the fair rent settlement as one-sided, merely because of the few applications from raivats for the reduction of rent.
- 15. Chapter X.—Mr. Gokhale finds that the tribal organization adopted for the ghatwals of Barabhum and Patkum is not to be found elsewhere in the district: the Barabhum and Patkum ghatwals degenerated into banditti when the British came to the country: the ghatwals of Manbazar (Manbhum pargana) were a force of all castes raised by the Raja in order to protect himself partly against this banditti and partly against invaders: Koilapal was similar to Manbazar. The digwars in Pachet on the other hand were a police force raised by the Raja of Pachet to put down crime: their duties were mainly police, though in exceptional cases they took part in fights as soldiers. The other ghatwals or digwars to the west and north are similar to Pachet.

- 16. It seems to the Board that practically nothing new with regard to the ghatwali question has been disclosed by the present report and the Board can only recommend a reconsideration of Mr. Philip's note of 1920. abolition of the non-service khuntkattidar ghatwals is only a subordinate detail of that report. If it is considered undesirable to dispense with these ghatwals on the ground that they might then be expropriated from their lands, they might be retained in name and orders passed that no service should be required from them. What is required for administrative reasons is that the rest of the ghatwali force should be organized in some simple manner to assist the police in the prevention and detection of crimes against property especially decoity. If this is considered Utopian, a scheme might be prepared whereby the Deputy Commissioner and the Superintendent of Police would retain sufficient control over the ghatwals to make it worth their while to abstain from taking part themselves in crimes against property. The rest of the population would then be protected to a certain extent. If Government approve of the general principles proposed by Mr. Philip and do not confine the question to the past wrongs of the ghatwals, it ought not to be difficult to devise some useful scheme. The Board agrees with Mr. Gokhale that the policy of drift must be discontinued, and orders passed which will settle the matter
- 17. Chapter XI, Encumbered Estates.—At present there are 8 estates managed under the Encumbered Estates Act, the management of Katras having been transferred from the Court of Wards at the beginning of 1926. The management of this estate is attended with special difficulties. estates are all heavily encumbered, so that it is difficult to spare money for improvements, but in the last two years there has been a distinct change for the better in spite of the depression in the coal and lac trades. The Board has indeed seen one or two schemes in Manbhum and in other districts of Chota Nagpur, which would confirm Mr. Gokhale's impression that the Manager was trying to prolong the period of management, but such schemes never find favour with the Commissioner or the Board, who always release estates as soon as possible, provided that money is not borrowed to discharge the debts outstanding. The Board is of opinion that encumbered estates are considerably better managed than private estates in the district, though it acknowledges that the Manager has usually too large a charge and many of his subordinates are inefficient or worse. As to the remark about allowances it is to be remembered that every petty proprietor in Manbhum is locally called a Raja, and that they agree to accept small allowances, having private land, as described above, to supplement these allowances. The petty sums allowed to "Ranis" are not therefore so ridiculous as Mr. Gokhale On the other hand the Board agrees that Act VI of 1876 is more abused and is less required in Manbhum than in any other district in Chota Nagpur. Occasionally the use made of it is absolutely fraudulent. For instance a zamindar borrows money recklessly regardless of the interest and squanders the money thus borrowed: he then applies to be taken under the Encumbered Estates Act, knowing that the interest on his debts will be reduced to at least 12 and perhaps to 6 per cent.: he claims some property as his manjihas, conceals other property, makes over yet other property benami to his relatives, etc., and exaggerates the income of the remainder. He benefits enormously by the decision of the claim cases, but as soon as these have been decided and a scheme approved, he makes every effort to obtain the release of the estate on various pretexts, e.g., that he has been presented with a large sum of money by a relative in order to obtain the release: actually Mr. Foley, money may be raised from private sources or may be borrowed. when Commissioner, dealt with one estate in Manbhum, where a considerable sum had been borrowed on the understanding that the estate could not possibly be brought under the Encumbered Estates Act. The proprietor however managed to bring his estate under the Act In this case the abuse of the Act was marked. There is, therefore, much to say in favour of the discontinuance of the Act. On the other hand there are certain considerations to be borne in mind. Possibly it does not much matter, especially in the case of small estates, if the present thriftless proprietors are replaced by Bengali money-lenders. On the other hand the Act certainly does good in

the case of large estates, since it enables Government to maintain control to give protection to the tenants and to prevent a certain amount of villainy. For instance the late Diwan of the Katras estate would not have been sentenced to imprisonment, if the estate had not been taken under management. The report on the Hazaribagh settlement, which was concluded in 1915, raised the same question, but since that time the advisability of retaining powers under the Act in that district has been demonstrated in more than one instance. In the Board's opinion cases of the same nature are likely to occur still in the Manbhum district and it is not desirable that Government should abandon the powers of interference given them by the While it is not desirable, however, formally to withdraw Act VI from the district, it should be recognized that the Act should be sparingly used, and only in cases of large estates. The zamindars should be disabused of the idea, which some of them hold, that they can plunge into reckless dissipation with impunity, since they will always be rescued from ruin by the Encumbered Estates Act. The present estates must be retained until they can be released from debt and if possible no portions of them should be sold off to raise money for debt payment. That the Act is appreciated outside the division is shown by the fact that Mr. Foley when Commissioner of Bhagalpur was more than once approached to recommend the extension of the Act into the Santal Parganas, the district to the north of Manbhum, but for various reasons this is unnecessary and undesirable.

- 18. Paragraph 222 and paragraph 24 of the Director of Land Records' review There has been an excess recovery of Rs. 1,83,724. Mr. Gokhale suggests how a portion of this amount might be spent and this matter requires the orders of Government. It will not be possible to refund the excess to the parties.
- 19. Paragraph 227.—So far rent suits have shown an increase in Manbhum since the settlement, the raivats refusing to pay the enhanced rents without a suit. The majority of these suits are however undefended and it is expected that they will decrease.
- 20. Paragraph 228.—Mr. Gokhale points out the well-known objections to the working of section 46 of the Chota Nagpur Tenancy Act and states he cannot report on the working of the rules under the new sub-section 6, as they were framed after the settlement was finished. The Board finds that considerable use has been made of this new sub-section in the district and the effect on the whole has been beneficial, but considers that it would be preferable to allow free transfers of holdings in the Manbhum district, even though this is refused in the rest of Chota Nagpur.
- 21. Paragraphs 229 and 230.—The settlement operations should have been undertaken more than thirty years ago and not twenty years, if they were to regulate the settlement of coal mines and protect the surface lands. As noted in paragraph 11 of Mr. Tuckey's review, however, the settlement has been welcomed in the coalfields and the record will be useful for many purposes, although it was found impossible to relay all the revenue survey boundaries of villages. Reference in this connection is invited to paragraph 59 of Mr. Gokhale's report. With regard to the difficulty of collieries obtaining the surface land required for them and compensation to tenants for land taken up or destroyed by the working of coal, Government has introduced a Bill in the Legislative Council to amend sections 49 and 50 of the Chota Nagpur Tenancy Act.
- 22. Paragraph 231.—The Board is afraid Mr. Gokhale's first suggestion is impossible of fulfilment: the Manbhum villagers will not agree to clear their tanks and reservoirs without payment. His fifth suggestion is idealistic and one which will not appeal to the population. His sixth is opposed to Hindu sentiment.
- 23. The settlement operations were manugurated under Mr. Bridge in 1918. Mr. Bridge being also in charge of the Palamau Settlement. Mr. Tuckey was appointed Settlement Officer in November 1919 and conducted the operations till October 1922, retaining charge while Director of Land

Records from October 11th to December 16th, 1920. Mr. Gokhale was in charge from October 1922 till the conclusion of the settlement in February 1926. The Board desires to acknowledge the admirable services of these officers, especially of Mr. Gokhale and to thank Mr. Gokhale for his valuable report. The Board invites the attention of Government to the officers mentioned by Mr. Gokhale.

I have the honour to be,

SIR,

Your most obedient servant,

C. C. MUKHARJI,

Secretary.

The 30th January 1928.



GOVERNMENT OF BIHAR AND ORISSA.

REVENUE DEPARTMENT.

RESOLUTION.

Dated Patna, the 4th August 1928.

READ-

The final Report of the Survey and Settlement Operations in the district of Manbhum, written by B. K. Gokhale, Esq, I.c.s., with the reviews of the Director of Land Records and Surveys and of the Board of Revenue, Bihar and Orissa.

The report of the settlement operations in the district of Manbhum marks the completion of the task of preparing a detailed survey and a record-of-rights for the landed classes of the whole province of Bihar and Orissa. This task was commenced in Orissa in the year 1890, and has ended with the close of the operations in Manbhum in the year 1926. The original intention of Government was to take up the settlement of Manbhum district much earlier. The necessity of a record-of-rights was realized as long ago as 1909, and a portion of the district, namely Barabhum and Patkum, was settled between the years 1907 and 1912. The settlement of the rest of the district had to yield priority to Palamau district, where the need for the record was more urgent, and did not begin until November 1918.

- 2. A comparison between the settlement of Manbhum and the operations in Palamau which immediately preceded it is inevitable, and such a comparison reveals a marked contrast at almost every point. The operations in Manbhum were happily free from the controversies which were raised in the Palamau settlement. There was a general unanimity of views regarding the policy to be followed, and the proceedings went through with considerably less difficulty than was anticipated. In the colliery area where the greatest difficulties were anticipated, there was not a single appeal to the Commissioner against the decisions given by the Settlement Department in boundary disputes. The classification of soil, a source of frequent dispute in other settlements, was generally accepted without demur both by landlord and tenant. The question of occupancy rights provided little trouble owing to the accepted custom that occupancy rights accrue at once on all lands settled on cash rent. The chief difficulties experienced were the difficulty of getting through a heavy programme up to time and of securing a staff competent to prepare a record both in Bengali and in Hindi for different parts of the district. But another factor which added to the expense and retarded rapid progress was the fact that the attacks made on the settlement department in Palamau had caused the settlement department in self-defence to elaborate their procedure in a way which had not been required in the course of the earlier settlements in the Chota Nagpur Division.
- 3. The most striking feature disclosed by the settlement operations in Manbhum is the contrast, to which the Director of Land Records has drawn attention in his review, between the position of the landlords and the tenantry in Palamau and in Manbhum. In Palamau the settlement department found powerful landlords who held a large proportion of the land and cultivated it with the help of serfs and forced labour, a depressed tenantry whose rights were disregarded or suppressed, high rents and frequent illegal enhancements. The peasantry was mostly on mere subsistence level and incapable of holding its own against the landlords. In Manbhum the position was very different. It is recorded that 50 or 60 years ago the relations between the landlords and the raiyats were extremely unsatisfactory. The landlords who were endeavouring to raise the level of rents all round were met by the united opposition

of the peasantry and a severe struggle ensued. But by the time that the settlement operations commenced practically all signs of this struggle had disappeared. Apparently the landlords were worsted in the fight, for rents were found to be mostly at their old level, tension had subsided and the relations between landlord and tenant were reported as fair, though not cordial. The raivats in fact have succeeded in gaining a considerable degree of independence. Occupancy rights are more freely recognized in Manbhum than elsewhere. Although the land is generally speaking the most fertile in Chota Nagpur, the rents are lower than anywhere else in the division except Ranchi, little attempt has been made since the days of the early struggle to enhance them and rakumats and illegal abwabs are rare; begari hardly exists and the kamiauti or serf system of Palamau is unknown. Individual cases of oppression by landlords did come to light, but these were the exception not the rule. These favourable conditions probably spring originally from the fact that the landlords are mostly indigenous and belong to the same stock as the bulk of the tenantry. They are practically all resident on their own estates and are, therefore, more dependent upon the good-will of those among whom they live. At the same time, the tenantry have always shown a marked capacity for combining to resist the attacks of landlords on their rights, and the reputation of the Bhumij in particular for violence in defending his interests has always inspired respect. The educational development of the district as a whole is markedly advanced, and the peasantry intelligent, while their independence has been further increased by the ready and profitable market for labour in the mining areas and the prosperity brought about by the almost universal cultivation of lac. These factors have combined to give the tenantry of Manbhum a stronger position than they enjoy elsewhere in Chota Nagpur. The general conclusion to be derived is that the tenantry of the agricultural areas is capable of protecting its own interests. At the same time the necessity of measures to protect the exploitation of aboriginals by non-aboriginals has been shown to exist particularly in the mining areas, and as a result of the conditions revealed by the settlement, Government have introduced a Bill in the Legislative Council to deal with the question of the conversion of agricultural land for industrial or mining purposes.

The landlords as a class are backward and impecunious, and almost every estate of importance has at one time nor another passed under the protection of the Court of Wards or the Encumbered Estates Act. Subinfeudation has developed to a very marked degree. There are 37,473 recorded tenures in the district and a normal village contains nine or ten tenure-holders of varying Most of these tenures are of modern creation and over 98 per cent. of them are permanent. They mark the rapid and progressive alienation of property rights caused by the spendthrift habits of the proprietors. In most estates more than half the land has been alienated in this way and in the Pachet and Manbazar estates, which between them comprise over one-third of the area of the district, only 6 and 8 per cent. respectively of the villages remain in khas possession of the proprietors. Subinfeudation has, however, been less detrimental to the welfare of the cultivating classes than elsewhere, because the alienations have mostly been of a permanent nature and the tenure-holders, therefore, have a lasting stake in the prosperity of their villages.

4. One of the most important features of the operations was the settlement of fair rents. The Settlement Officer has observed that these operations were entirely in favour of the landlords. That, however, does not mean that the landlords obtained an undue advantage. The rent level of the district as a whole is very low in comparison with its prosperity. Although the yield of the land has been demonstrated by extensive experiments to be higher than that of other districts in the Division, the average rental amounted to only 16th of the gross produce. The fact that the general rent level was not excessive is further demonstrated by the fact that applications from raiyats for reductions of their rents were extremely rare; only 24 such applications in all were received. The total enhancement of rent amounted to 17 per cent. on the rental of the tenancies affected and represented only 6 per cent. of the total rental of the tract under settlement. While, therefore, the landlords receive an

undoubted benefit from the settlement the enhancement was generally speaking very moderate. The rentals of tenure-holders were enhanced by 21 per cent.

- 5. One of the original objects in view in this settlement was the recording of all rights in trees and forest, as a preliminary to the prevention of further degudation. It has been argued that the crystallization of the rights of user in the forests of Hazaribagh and Ranchi effected by the record-of-rights has done more to assist than to prevent denudation. But this theory receives little support from the experience of Manbhum For there, uncontrolled by any record-of-rights, the denudation of forests under the pressure of an insistent demand for timber from the neighbouring industrial areas has proceeded more rapidly and completely than elsewhere. The settlement came too late to prevent the greater part of the damage.
- 6. The Settlement Officer has devoted separate chapters in his report to two special problems of the district. The treatment of ghatwali tenures has been under examination for many years and no satisfactory solution has yet been found. The Settlement Officer, however, has had an opportunity of examining this difficult problem in detail, and Government await the submission of the proposals which he is understood to have framed for dealing with the subject. The management of encumbered estates has been the subject of attack in this report as well as in the settlement reports on Hazaribagh and Palamau. On this subject His Excellency in Council agrees with the Board that while the management of the department has often been inefficient owing to inadequate staff, incomplete records and overhasty decisions to assume the management of estates without adequate knowledge of their financial embarrassments, the protection afforded by the Act to indebted proprietors should not be altogether abandoned. It must be borne in mind that the management of estates by the department was in all three districts much handicapped before the advent of the settlement by the absence of reliable zamindari papers and a record-of-rights. There is no doubt that the Act has often been abused by unscrupulous proprietors and probably it is less needed in Manbhum than elsewhere in the Chota Nagpur Division. Government, however, think it sufficient to observe that the Act should, in future, be very sparingly used in this district.
- 7. The total net cost of the settlement was Rs. 26,14,599 or Rs. 827 per square mile. The cost was unusually high, and this was due to a combination of circumstances. The rapid increase in the cost of living and the pay of staff as a result of the Great War, the increased cost of materials, the expense of preparing records in two languages and the greater elaboration introduced at that time into settlement procedure all contributed to this result. These factors also made it difficult to estimate the rates for recovery with accuracy and His Excellency observes that the recoveries made considerably exceeded the estimated figures when the recovery rates were fixed. Ordinarily Government contribute one-fourth of the cost of original settlement operations, but the surplus of recoveries over the estimates will reduce this proportion in Manbhum to about one-fifth.
- 8. The Governor in Council desires to convey his thanks to the officers who were in charge of this settlement, and in particular to Mr. Tuckey, who was responsible for the earlier part of the programme, and to Mr. Gokhale, who spent over six years in the settlement and brought it to a conclusion with great ability and thoroughness. His Excellency in Council also records his appreciation of the services of the officers commended by Mr. Gokhale in paragraph 230 of his report.

By order of the Government of Bihar and Orissa,

Memo. No. $\frac{7213-14}{8-19}$ R.

Dated the 4th August 1928.

Copy [together with a copy of the final Report] forwarded to the Secretary to the Board of Revenue, Bihar and Orlssa,

[] To Appointment only.

[with special reference to paragraph 8 of the Resolution].

By order, etc.,

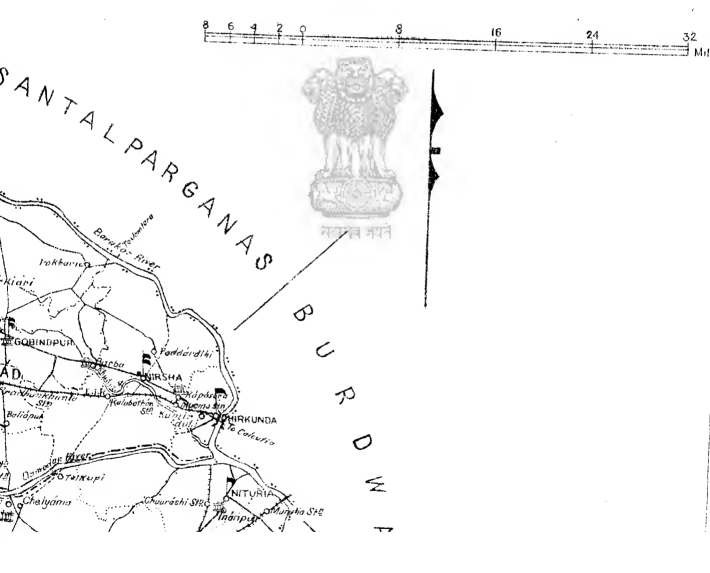
B. C. DAS GUPTA,

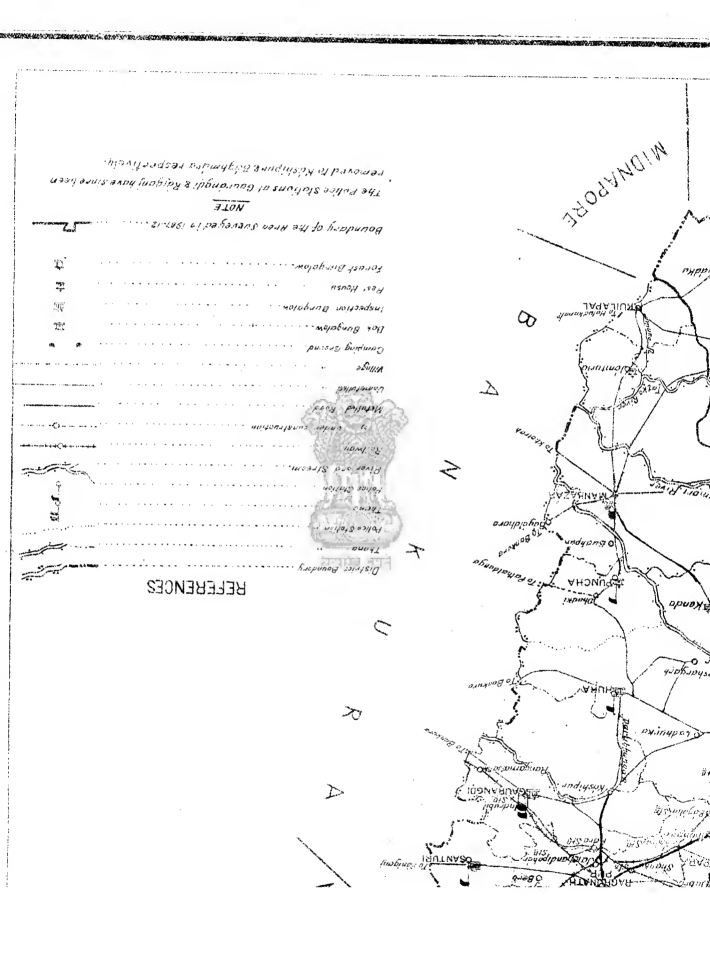
Assistant Secretary.



DISTRICT MANBHUM

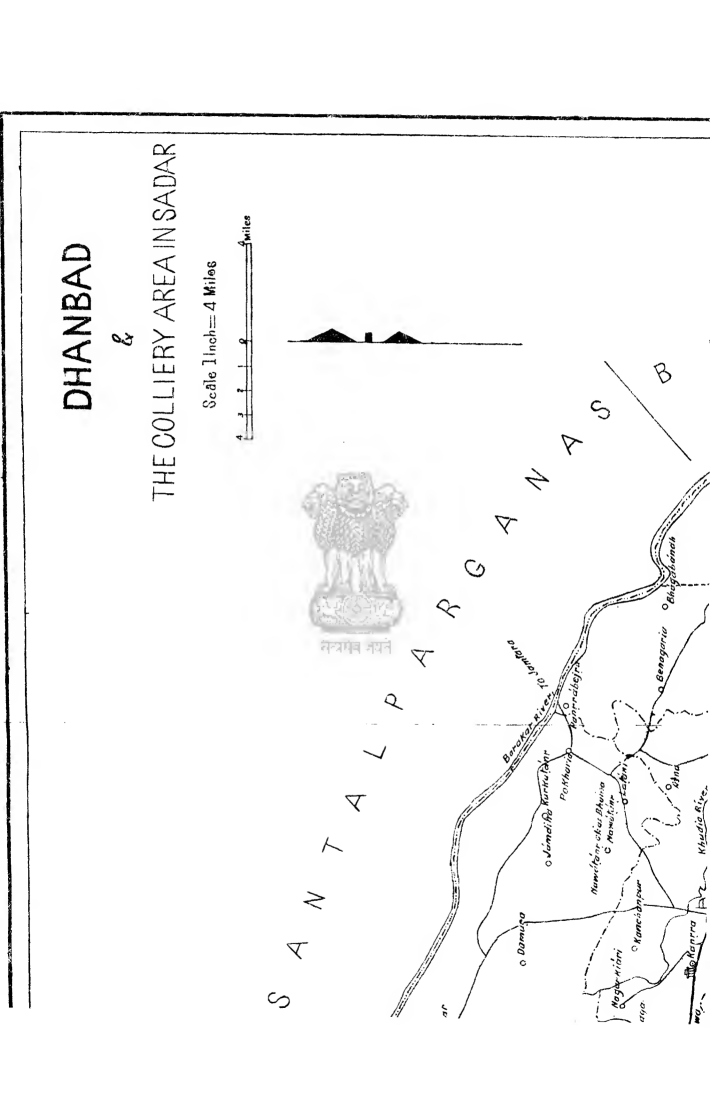
Scale I Inch = 8 Miles.

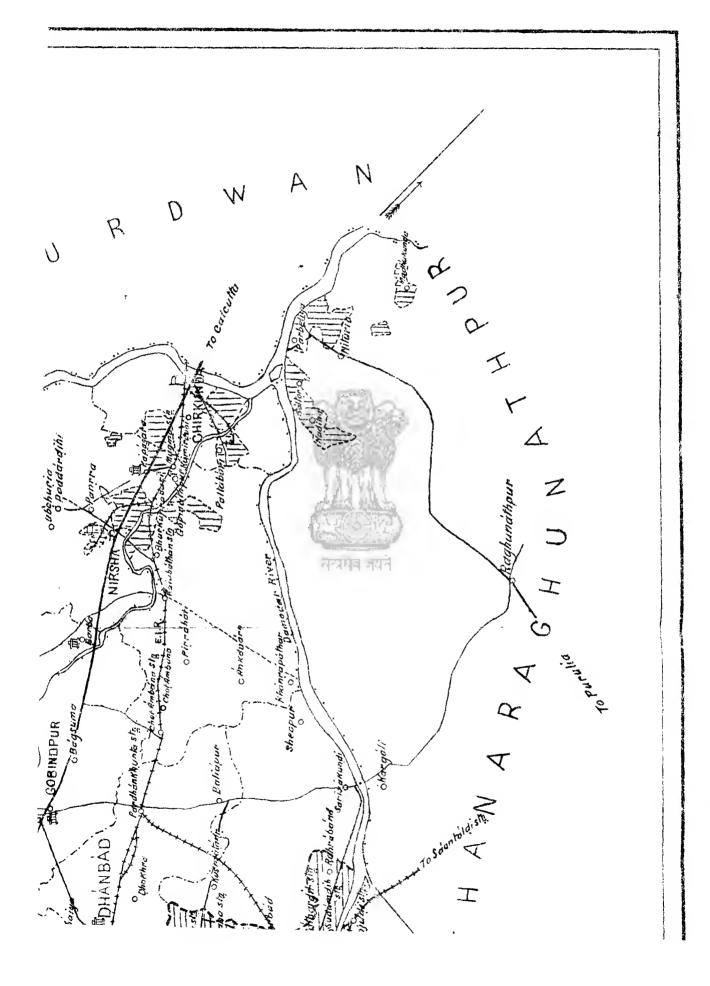


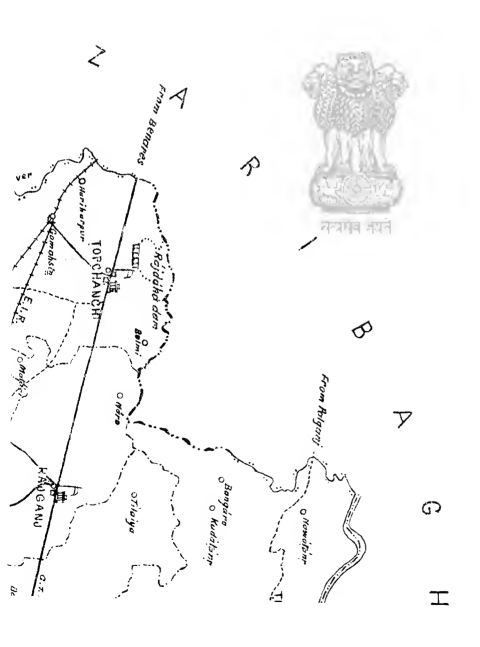


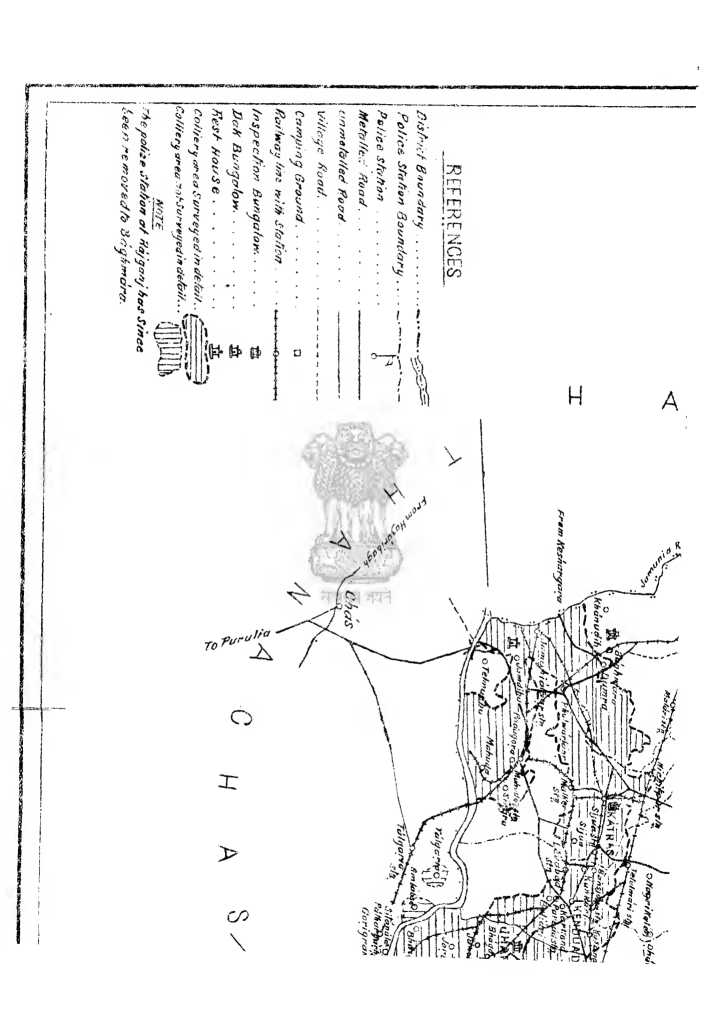


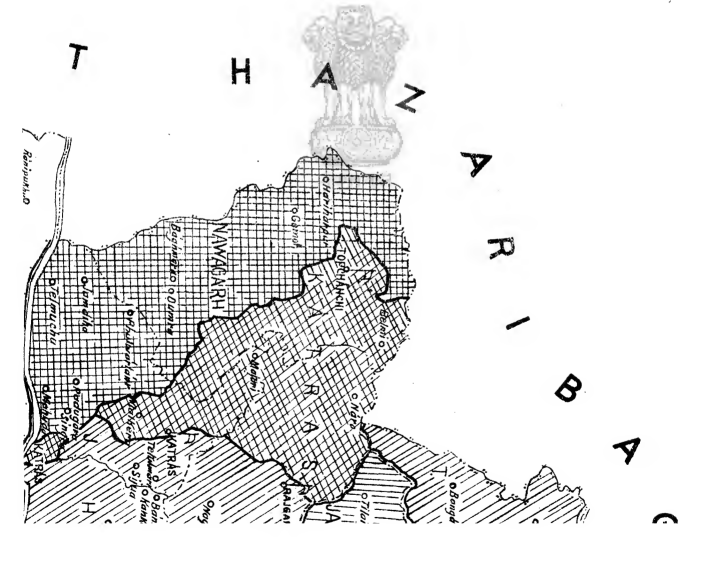
1141909 Opulad junyy INVH 1919 and yspind engun 🔿 gipingoj 🔾 448 41 Prosts MULLINE

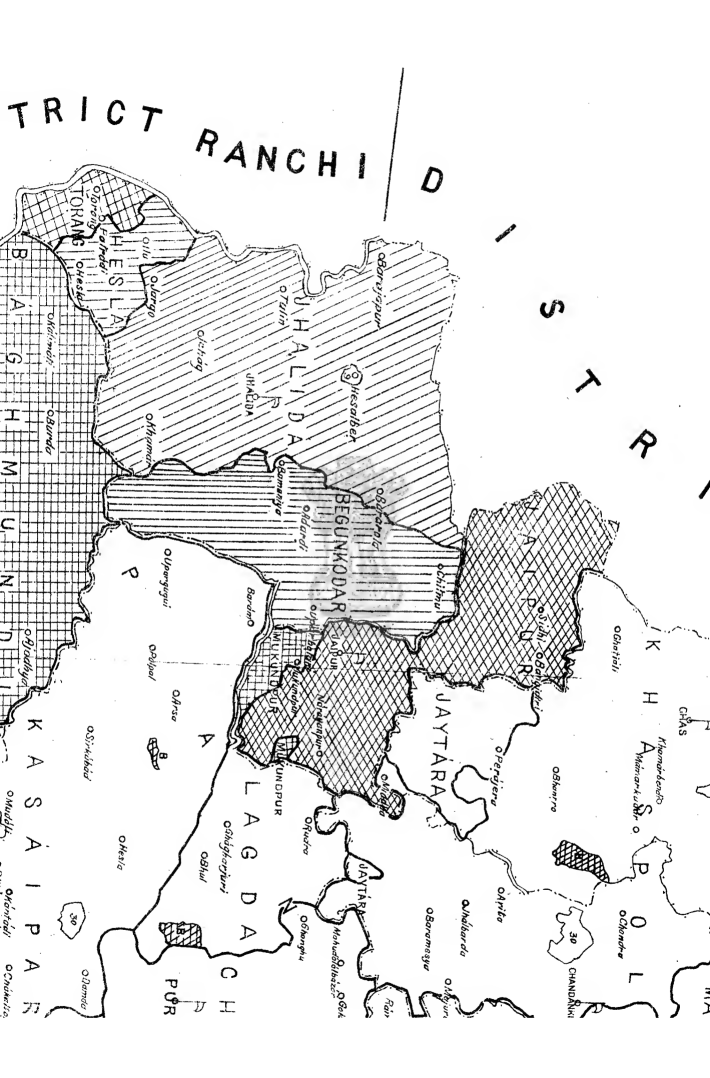


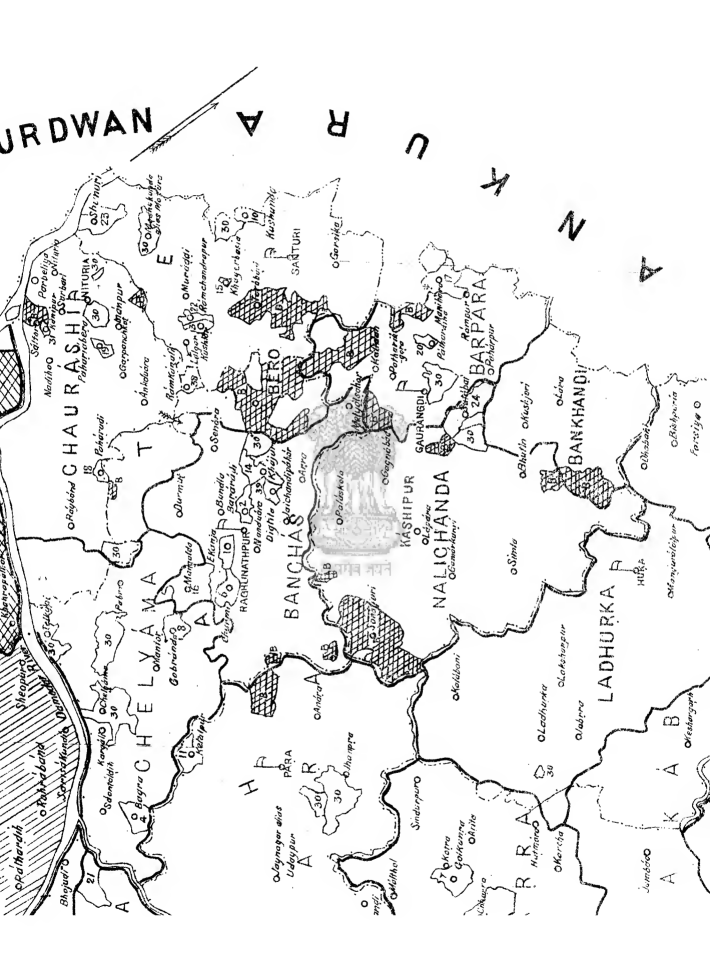


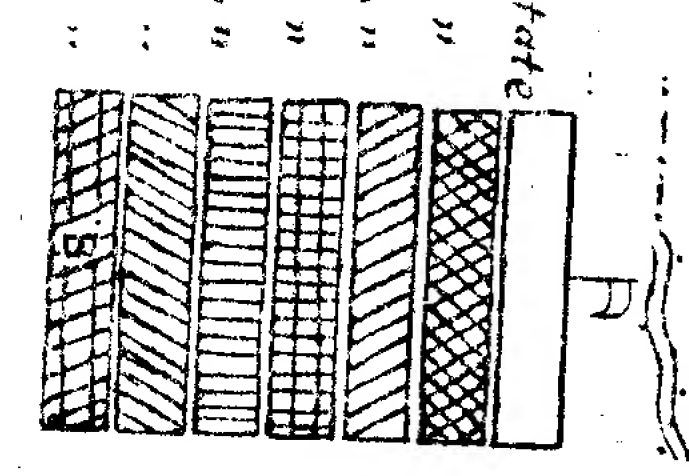




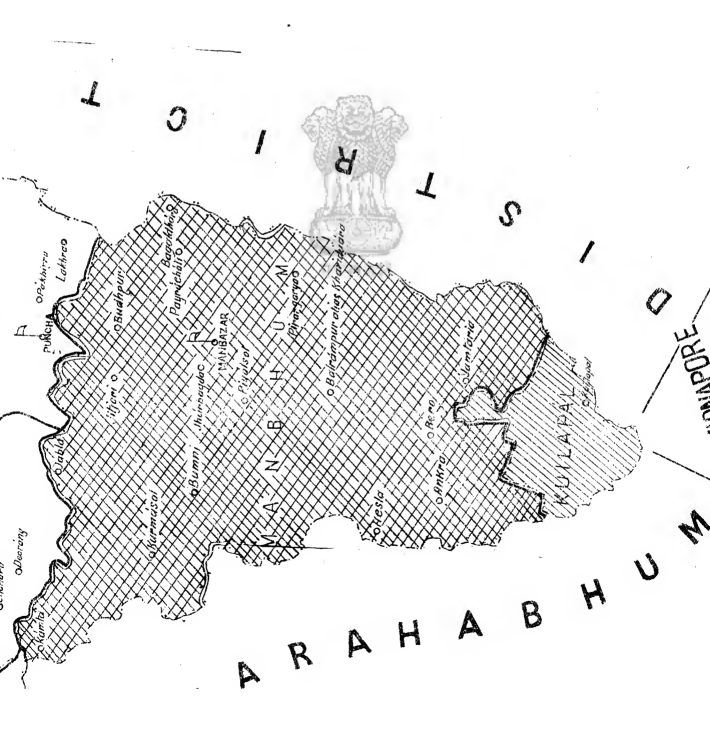












DISTRICT MANBHUM



DISTRICT MANBHUM

